

### Extra Ordinary Part - IV - A / 1993

Extra No.	Date	Department
Extra No.1	01-01-1993	Home Department
Extra No.2	05-01-1993	General Administration Department
Extra No.3	05-01-1993	Home Department
Extra No.4	08-01-1993	Labour & Employment Department
Extra No.5	08-01-1993	Forest & Environment Department
Extra No.6	11-01-1993	Legal Department
Extra No.7	12-01-1993	Legal Department
Extra No.8	28-01-1993	Legal Department
Extra No.9	02-02-1993	legal Department
Extra No.10	06-02-1993	Health & Family Welfare Department
Extra No.11	08-02-1993	Energy & Petrochemicals Department
Extra No.12	15-02-1993	General Administration Department
Extra No.13	18-02-1993	Labour & Employment Department
Extra No.14	23-02-1993	Labour & Employment Department
Extra No.15	26-02-1993	Home Department
Extra No.16	26-02-1993	Health & Family Welfare Department
Extra No.17	01-03-1993	Food, Civil Supplies Department
Extra No.18	03-03-1993	Revenue Department
Extra No.19	05-03-1993	Labour & Employment Department
Extra No.20	06-03-1993	Forest & Environment Department
Extra No.21	10-03-1993	Home Department
Extra No.22	16-03-1993	Agriculture, & Co-Operation Department
Extra No.23	20-03-1993	Home Department
Extra No.24	23-03-1993	Food, Civil Supplies Department
Extra No.25	29-03-1993	Food, Civil Supplies Department

Extra No.	Date	Department
Extra No.26	31-03-1993	Food, Civil Supplies Department
Extra No.27	31-03-1993	Food, Civil Supplies Department
Extra No.28	31-03-1993	Home Department
Extra No.29	06-04-1993	Labour & Employment Department
Extra No.30	06-04-1993	Forest & Environment Department
Extra No.31	17-04-1993	Home Department
Extra No.32	19-04-1993	legal Department
Extra No.33	20-04-1993	Home Department
Extra No.34	20-04-1993	Road & Building Department
Extra No.35	21-04-1993	Labour & Employment Department
Extra No.36	23-04-1993	Industries & Mines Department
Extra No.37	28-04-1993	Industries & Mines Department
Extra No.38	30-04-1993	Finance Department
Extra No.39	03-05-1993	Food, Civil Supplies Department
Extra No.40	05-05-1993	Food, Civil Supplies Department
Extra No.41	06-05-1993	Legal Department
Extra No.42	11-05-1993	Industries & Mines Department
Extra No.43	14-05-1993	Labour & Employment Department
Extra No.44	17-05-1993	Health & Family Welfare Department
Extra No.45	20-05-1993	Home Department
Extra No.46	03-06-1993	Energy & Petrochemicals Department
Extra No.47	11-06-1993	Forest & Environment Department
Extra No.48	16-06-1993	Home Department
Extra No.49	06-07-1993	Legal Department
Extra No.50	08-07-1993	Home Department
Extra No. 51	07-07-1993	Home Department



Extra No.	Date	Department
Extra No.52	08-06-1993	Legal Department
Extra No.53	09-06-1993	Food, Civil Supplies Department
Extra No.54	16-07-1993	Energy & Petrochemicals Department
Extra No.55	19-07-1993	Home Department
Extra No.56	19-07-1993	Home Department
Extra No.57	20-07-1993	Labour & Employment Department
Extra No.58	21-07-1993	Home Department
Extra No.59	21-07-1993	Home Department
Extra No.60	23-07-1993	Home Department
Extra No.61	27-07-1993	Forest & Environment Department
Extra No.62	28-07-1993	Energy & Petrochemicals Department
Extra No.63	28-07-1993	Labour & Employment Department
Extra No.64	31-07-1993	Home Department
Extra No.65	05-08-1993	General Administration Department
Extra No.66	05-08-1993	Home Department
Extra No.67	05-08-1993	Home Department
Extra No.68	06-08-1993	Food, Civil Supplies Department
Extra No.69	16-08-1993	Legal Department
Extra No.70	20-08-1993	Food, Civil Supplies Department
Extra No.71	25-08-1993	Food, Civil Supplies Department
Extra No.72	25-08-1993	Industries & Mines Department
Extra No.73	27-08-1993	Forest & Environment Department
Extra No.74	27-08-1993	Home Department
Extra No.75	01-09-1993	Home Department
Extra No.76	02-09-1993	Health & Family Welfare Department
Extra No.77	06-09-1993	Home Department

Extra No.	Date	Department
Extra No.78	14-09-1993	Revenue Department
Extra No.79	17-09-1993	Finance Department
Extra No.80	18-09-1993	Food, Civil Supplies Department
Extra No.81	30-09-1993	Home Department
Extra No.82	06-10-1993	Labour & Employment Department
Extra No.83	08-10-1993	General Administration Department
Extra No.84	14-10-1993	Home Department
Extra No.85	15-10-1993	Home Department
Extra No.86	20-10-1993	Health & Family Welfare Department
Extra No.87	20-10-1993	Health & Family Welfare Department
Extra No.88	20-10-1993	Revenue Department
Extra No.89	25-10-1993	Legal Department
Extra No.90	28-10-1993	Health & Family Welfare Department
Extra No.91	28-10-1993	Labour & Employment Department
Extra No.92	29-10-1993	Home Department
Extra No.93	01-11-1993	Home Department
Extra No.94	04-11-1993	Energy & Petrochemicals Department
Extra No.95	05-11-1993	Legal Department
Extra No.96	05-11-1993	Legal Department
Extra No.97	05-11-1993	Home Department
Extra No.98	09-11-1993	Revenue Department
Extra No.99	16-11-1993	Home Department
Extra No.100	26-11-1993	Food, Civil Supplies Department
Extra No.101	30-11-1993	Road & Building Department
Extra No.102	03-12-1993	General Administration Department
Extra No.103	04-12-1993	Panchayats, Rural Housing Department

<b>Extra No.</b>	<b>Date</b>	<b>Department</b>
Extra No.104	06-12-1993	Home Department
Extra No.105	09-12-1993	Home Department
Extra No.106	10-12-1993	Home Department
Extra No.107	17-12-1993	Food, Civil Supplies Department
Extra No.108	20-12-1993	Food, Civil Supplies Department
Extra No.109	21-12-1993	Home Department
Extra No.110	22-12-1993	Home Department
Extra No.111	23-12-1993	Energy & Petrochemicals Department
Extra No.112	30-12-1993	General Administration Department
Extra No.113	31-12-1993	Legal Department
Extra No.114	31-12-1993	Home Department
Extra No.115	31-12-1993	Agriculture, & Co-Operation Department
Extra No.116	31-12-1993	Home Department



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## PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 1st January, 1993.

#### MOTOR VEHICLE ACT, 1988.

No. G/G/93/2/MVR/1589/3976/KH-Part-II—The following draft of a notification which it is proposed to be issued under the second proviso to section 129 of the Motor Vehicles Act, 1988 (59 of 1988) is published as required by Sub-section (1) of section 212 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the official Gazette.

2. Any objections or suggestions which may be received by the Secretary to the Govt. of Gujarat Home Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### Draft Notification

No. G/G/95/2/MVR/1589/3976/KH-Part-II—In exercise of the powers conferred by the second proviso to section 129 of the Motor vehicles Act, 1988 (59 of 1988) and of all other powers enabling it in that behalf, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Motor Vehicles Rules, 1989, namely :—

1. These rules may be called the Gujarat Motor Vehicles (Amendment) Rules, 1993.
2. In the Gujarat Motor Vehicles Rules, 1989, in Rule 193, in clause (b), for the figures letter and word "30th September, 1992", the figures, letter and word "30th September, 1993" shall be substituted.

By order and in the name of the Governor of Gujarat.

N. S. PATADIA,  
Under Secretary to Government.



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#### GENERAL ADMINISTRATION DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 4th January, 1993.

#### CONSTITUTION OF INDIA.

No. GS-93 (1)-PSC-1090-187-G. 2.—In exercise of the powers conferred by the proviso to clause (3) of article 320 of the Constitution of India, the Governor of Gujarat hereby makes the following Regulations further to amend the Gujarat Public Service Commission (exemption from Consultation) Regulations, 1960 namely:—

1. These regulations may be called the Gujarat Public Service Commission (Exemption from Consultation (Amendment) Regulations, 1993.

2. In the Gujarat Public Service Commission (Exemption from Consultation) Regulations, 1960, in Schedule, in the entry 22, after clause (i), the following shall be added namely:—

“(j) The posts of Deputy Mamlatdars so far as these posts are not filled in by promotion.

(k) The posts of Sales Tax Inspectors so far as these posts are not filled in by promotion”.

By order and in the name of the Governor of Gujarat,

B. K. PARMAR,  
Joint Secretary to Government.

સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૪થી જાન્યુઆરી, ૧૯૯૩.

ભારતનું સંવિધાન.

ક્રમાંક : જીએસ-૯૩(૧)-પીએસસી-૧૦૯૦-૧૮૭-ગ-૨.—ભારતના સંવિધાનની કલમ ૩૨૦ના ખંડ (૩)ના પરંતુકથી મળેલી સત્તાની રૂએ, ગુજરાતના રાજ્યપાલ, આથી ગુજરાત રાજ્ય સેવા આયોગ (વિચાર વિનિમયમાંથી મુક્તિ) વિનિયમો, ૧૯૬૦ હેઠળ વધુ સુધારવા નીચેના વિનિયમો કરે છે:—

(૧) આ વિનિયમો ગુજરાત રાજ્ય સેવા આયોગ (વિચાર વિનિમયમાંથી મુક્તિ) (સુધારો) વિનિયમો, ૧૯૯૩ કહેવાશે.

(૨) ગુજરાત રાજ્ય સેવા આયોગ (વિચાર વિનિમયમાંથી મુક્તિ) વિનિયમો, ૧૯૬૦માં, અનુસૂચિમાં નોંધ ૨૨માં ખંડ (૨) પછી નીચેની બાબત દાખલ કરવી.

“(૬) નાયબ મામલતદારની જગ્યાઓ જેટલે સુધી આ જગ્યાઓ ખાતામાં બઢતીથી ભરવામાં આવતી ન હોય તેટલે સુધી.

(૩) વેચાણવેરા નિરીક્ષકની જગ્યાઓ જેટલે સુધી આ જગ્યાઓ ખાતામાં બઢતીથી ભરવામાં આવતી ન હોય તેટલે સુધી.”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. કે. પરમાર,  
સરકારના સંયુક્ત સચિવ.



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by the Government of Gujarat under the Central Acts.

ગુજ્ઞ વિભાગ (વિશેષ)

સચિવાલય, ગાંધીનગર, ૫ મી જાન્યુઆરી, ૧૯૯૩.

ફોનદારી કાર્યરીતિ અધિનિયમ, ૧૯૭૩.

ક્રમાંક : જીજી/૯૩/૫/વિશેષ/૨/કમપ/૨૪૮૦/૨૭૫૧ (ભાગ-૧).—સિદ્ધપુરના એકઝીક્યુટીવ મેજિસ્ટ્રેટ ફોનદારી કાર્યરીતિ અધિનિયમ, ૧૯૭૩ (સને ૧૯૭૪ ના બીજા અધિનિયમ) ની કલમ ૧૪૪, હેઠળ કરેલા અને આ સાથેની અનુસૂચિમાં ફરી જણાવેલ તારીખ ૪ મી નવેમ્બર, ૧૯૯૨ ના હુકમ ક્રમાંક : પીઓએલ/પ્રતિબંધ/૯૨, જેની આમાં હવે પછી 'સદરહુ હુકમ' તરીકે ઉલ્લેખ કર્યો છે. તેમાં નિદિષ્ટ કરેલા વિસ્તારોમાં હુલ્લડ અને બખેડો અટકાવવા માટે ગુજરાત સરકારે તેમ કરવું જરૂરી જણાય છે.

તેથી, હવે સદરહુ અધિનિયમની કલમ-૧૪૪ ની પેટા કલમ (૪) ના પરંતુકથી મળેલી સત્તાની ફરો, ગુજરાત સરકાર આથી અદેશ કરે છે કે, સને ૧૯૯૩ ના જાન્યુઆરી મહિનાની ૯ મી તારીખે સદરહુ હુકમ જેની મુદત આ જાહેરનામું ન હોત તો પૂરી થઈ ગઈ હોત, તે સને ૧૯૯૩ ના જાન્યુઆરી મહિનાની ૯ મી તારીખે અને તે તારીખથી વધુ છ મહિનાની મુદત માટે અમલમાં રહેશે.

અનુસૂચિ

નં. પીઓએલ/પ્રતિબંધ/૯૨

સિદ્ધપુરમાં ઐતિહાસિક સ્થળ રુદ્રમહાલય આવેલ છે તેની બાજુમાં એક મસ્જીદ આવેલ છે. જે જુમ્મા મસ્જીદ તરીકે ઓળખાય છે અને તે મિલકતો ભારત સરકારના પુરાતત્ત્વ ખાતા તરફથી રક્ષિત ઈમારત તરીકે જાહેર કરાયેલ છે અને તે ઈમારતોના ઉપયોગ સાથે હિન્દુ તથા મુસલમાનોની કોમો વચ્ચે સિદ્ધપુરમાં ઘણી ભારે તંગ પરિસ્થિતિ પેદા થયેલ છે અને તે હાલ પ્રવર્તે છે. આ બાબતે નામદાર ગુજરાત સરકારે અગાઉ પ્રતિબંધ વિસ્તાર તરીકે બહાર પાડેલ જાહેરનામાની મુદત પૂરી થાય છે. તેથી બન્ને કોમો તરફથી રુદ્રમહાલય અને જુમ્મા મસ્જીદમાં પાઠ કરવા અને નમાઝ પઢવા જાય તેમ માનવાને કારણે છે. હાઈકોર્ટમાં કેસો ચાલે છે. તેનો નિકાલ હજુ આવેલ નથી. બન્ને કોમો વચ્ચે ફરીથી તંગદીલી ઊભી થવા સંભવ છે. જેથી જાહેર સુલેહશાંતિનો ભંગ થતો અટકાવવાનું ઈષ્ટ જણાય છે અને તેમ થતું તાત્કાલિક અટકાવવા તથા ઝડપી ઉપાય યોજવાનું ઈચ્છનીય છે.

તેથી, હું એ. બી. રાવલ, એકઝીક્યુટીવ મેજિસ્ટ્રેટ, સિદ્ધપુર મને મળેલ ખાસ સત્તાની ફરો આથી હું ફરમાવું છું કે, નીચે અનુસૂચિમાં જણાવેલ મિલકતોમાં તારીખ ૧૧ મી નવેમ્બર, ૧૯૯૨ ના રોજથી ૬૦ દિવસ સુધી સદર મિલકતોના અગર તેની અંદર આવેલ કોઈપણ સ્થળે કોઈપણ રીતે ઉપયોગ કરવો નહીં તેવો પ્રબંધ ફરમાવું છે.

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IV-A-Extra-3-1

મિલકતોના વિસ્તારની ચતુ:સીમા

- પૂર્વ દિશા :** ઘર નં. ૧-૧૦-૮૪ ની પછીત નદીમાં જવાનો રસ્તો તથા ઘર નં. ૧-૧૦-૮૫ નો કસો.
- પશ્ચિમ દિશા :** રુદ્રમહાલય તથા મરજીદની હદથી રસ્તો દેસાઈના મહાડ તરફ જવાનો તથા ત્યાંથી બોરવાડ તરફ જવાનો રસ્તો મુકી ઘર નં. ૧-૧૦-૪૩, ૧-૧૦-૪૪ તથા ૧-૧૦-૪૫ ની પછીત તથા બારણું.
- ઉત્તર દિશા :** રુદ્રમહાલય તથા મહોલ્લામાં ઘર નં. ૧/૧૦/૭૨ થી ૧/૧૦/૭૬ ના મકાનની પછીત તથા પશુવાદળની પોળ તરફ જવાનો રસ્તો અને તે રસ્તો જે દેસાઈના માઢ તરફ જાય છે. તેની બીજી બાજુએ ઘર નં. ૧/૧૦/૮૫ થી ૧/૧૧/૧૦૦ ના મકાનોનો આગળનો ભાગ.
- દક્ષિણ દિશા :** જુની બોરવાડ તથા દેસાઈના માઢ તરફ જવાનો રસ્તો ઓળંગી ઘર નં. ૧/૫/૫ તથા ૧/૫/૬ નો આગળનો ભાગ તથા બારણા તથા ત્યારબાદ રસ્તો મુકીને ઘર નં. ૧/૧૦/૪૭ ના મકાનના કરોનો ભાગ.

સદરહુ હુકમનો ભંગ કરનાર ભારતના ફોજદારી અધિનિયમની કલમ ૧૮૮ મુજબની શિક્ષાને પાત્ર થશે. આ ગુનો કોમનીએબ બિન-જમીન લાયક ગુનો છે. આ હુકમ જિલ્લા મેજિસ્ટ્રેટશ્રી, મહેસાણા, જિલ્લા પોલીસ વડાશ્રી, પાટણ તથા એકઝીક્યુટીવ મેજિસ્ટ્રેટશ્રી, સિદ્ધપુર અથવા આ અર્થે તેમને અધિકૃત કરેલા અધિકારીઓ પાસેથી પરમીટ ધરાવનાર વ્યક્તિઓને લાગુ પડશે નહીં અગર ફરજ ઉપર હાજર રહેનાર પુરાતત્વ ખાતાના તથા રાજ્ય સરકારના અધિકારીઓ તથા નોકરોને લાગુ પડશે નહીં.

આજ તા. ૪ થી નવેમ્બર, ૧૯૯૨ના રોજ મારી સહી તથા સિક્કો કરી આપેલ છે.

ઓ. બી. રાવલ,  
એકઝીક્યુટીવ મેજિસ્ટ્રેટ,  
સિદ્ધપુર.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

દે. જી. પરમાર,  
સરકારના ઉપ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.





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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### LABOUR AND EMPLOYMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 2nd January, 1993.

No. KH-2-(93)/SLA/1087/440/M(3).—In exercise of the powers conferred by section 90 (Read with section 91-A) of the Employees' State Insurance Act, 1948 (34 of 1948), the Government of Gujarat hereby exempts the Ataladara Sewage Purification Treatment Plant at Baroda from the operation of the said Act, for a further period of one year with effect from dated 1st April, 1992 upto dated 31st March, 1993 and inclusive of dated 31st March, 1993.

2. The above exemption is subject to the following conditions namely:—

- (1) The aforesaid factory where in the employees are employed shall maintain a register showing the names, and designations of the exempted employees.
- (2) Notwithstanding this exemption, the employees shall continue to receive such benefits under the said Act to which they might have become entitled to on the basis of the contributions paid prior of the date from which exemption granted by this notification operates;
- (3) The contributions for the exempted period, if already paid shall not be refunded.
- (4) The employer of the said factory shall submit in respect of the period during which that factory was subject to the operation of the said Act (hereinafter referred to as the said period) such returns in such form and containing such particulars as were due from it in respect of the said period under the Employees' State Insurance (General) Regulations, 1950.

3. Any Inspector appointed by the Corporation under sub-section (1) of Section 45 of the said Act, or other official of the Corporation authorised in this behalf shall, for the purpose of.

(i) Verifying the particulars contained in any return submitted under sub-section (1) of Section 44 of the said period; or

(ii) ascertaining whether registers and records were maintained as required by the State Employees State Insurance (General) Regulations, 1950 for the said period; or

(iii) ascertaining whether the employees continue to be entitled to benefits provided by the employer in cash and kind being benefits in consideration of which exemption is being granted under this notification; or

(iv) ascertaining whether any of the provisions of the Act had been complied with during the period when such provisions were in force in relation to the said factory be empowered to.

(a) require the principal or immediate employer to furnish to him such information as he may consider necessary; or

(b) enter any factory, establishment, office or other premises occupied by such principal or immediate employer at any reasonable time and require any person found in charge thereof to produce to such Inspector or other official and allow him to examine such documents, books and other documents relating to the employment of persons and payments of wages or to furnish to him such information as he may consider necessary; or

(c) Examine, the principal or immediate employer, his agent or servant, or any person found in such factory, establishment, office or other premises or any person whom the said Inspector or other official has reasonable cause to believe to have been an employee; or

(d) make copies of or take extracts from any register account book or other document maintained in such factory establishment, office or other premises.

By order and in the name of the Governor of Gujarat,

R. A. MIRZA,  
Section Officer,  
Labour and Employment Department.



सत्यमेव जयते

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### FORESTS AND ENVIRONMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 5th January, 1993.

GUJARAT MINOR FOREST PRODUCE TRADE NATIONALISATION ACT, 1979.

No. GVN/93/1/GVN/1091/2681/V3.—In exercise of the powers conferred by sub-section (1) read with sub-section (2) of section 4 of the Gujarat Minor Forest Produce Trade Nationalisation Act, 1979, (Guj. Act. No. 7 of 1979), the Government of Gujarat hereby fixes prices specified in column 4, 5 and 6 of the schedule annexed hereto, to be the prices at which the Minor Forest Produce specified in column 2 of the said schedule shall be purchased by state Government or by an authorised officer or by an agent, from primary collector or growers of any such minor forest produce in the year commencing on the 1st January, 1993.

#### SCHEDULE

Sr. No.	Name of Minor Forest Produce	Unit	Purchase rate for primary collectors (in Rs.)	Purchase rate for growers upto 31-3-93 (in Rs.)	Purchase rate for growers from 1-4-93 (in Rs.)
1	2	3	4	5	6
1.	Timru leaves	Std. bag	225/-	244.54	245.52
2.	Mahuda flowers	Quintal	230/-	238.15	238.56
3.	Doli-Bansda Project	"	600/-	629.33	630.80
	Doli-other Project	"	650/-	679.33	680.80

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IV-A-Ex-5-(1)

1	2	3	4	5	6
4.	Kadaya Gum-Grade-I	Quintal	3000/-	3162.90	3171.05
	Kadaya Gum-Grade-II	"	2600/-	2762.90	2771.05
	Kadaya Gum-Grade-III	"	2000/-	2162.90	2171.05
	Kadaya Gum-Ladu form	"	1600/-	1762.90	1771.05
5.	Dhavada Gum-Super Grade	"	2500/-	2581.45	2585.52
	Dhavada Gum-Ungraded	"	1400/-	1481.45	1485.52
6.	Baval Gum-Super Grade	"	2500/-	2581.45	2585.52
	Baval Gum-Grade-I (Kheda)	"	1500/-	1581.45	1585.52
	Baval-Gum-Grade-I (Rajpipla)	"	1800/-	1881.45	1885.52
	Baval Gum-Ungraded	"	1000/-	1081.45	1085.52
7.	Moina Gum	"	200/-	281.45	285.52
8.	Salai Gum	"	1300/-	1381.45	1385.52
9.	Gugal-Super Grade	"	5000/-	5162.90	5171.05
	Gugal-Grade-I	"	4500/-	4662.90	4671.05
	Gugal-Grade-II	"	3000/-	3162.90	3171.05
	Gugal-Grade-III	"	1100/-	1262.90	1271.05
	Gugal-Chhodi	"	500/-	662.90	671.05
10.	Prosopis Gum-Super Grade	"	750/-	831.45	835.52
	Prosopis Gum-Grade-I	"	700/-	781.45	785.52
	Prosopis Gum-Grade-II	"	550/-	631.45	635.52
11.	Gorad Gum	"	2000/-	2162.90	2171.05
12.	Khair Gum-Super Grade	"	2500/-	2581.45	2585.52
	Khair Gum	"	1600/-	1681.45	1685.52
13.	Khakhar Gum	"	400/-	481.45	485.52

By order and in the name of the Governor of Gujarat,

J. S. DAVE,  
Under Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૫મી જાન્યુઆરી, ૧૯૯૩.

ગુજરાત ગૌણ વન પેદાશ વ્યાપાર સરકારી અધિનિયમ, ૧૯૭૯.

ક્રમાંક : ગવન/૮૩/૧/ગવન/૧૦૮૧/૨૬૮૧/૧૩.—ગુજરાત ગૌણ વન પેદાશ વ્યાપાર સરકારી અધિનિયમ, ૧૯૭૯ (૧૯૭૯નો ગુજરાત ધારો નંબર (૭)ની કલમ-૪ની પેટા કલમ (૨)ને વંચાણે લેતા સદર કલમના પેટા કલમ (૧) દ્વારા પ્રાપ્ત થયેલ સત્તાની રુએ આ સાથે બિડેલ પરિશિષ્ટના કોલમ-૪, ૫ અને ૬માં જણાવેલ કિંમત ગુજરાત સરકારે આથી નક્કી કરેલ છે. જે કિંમતે તારીખ ૧લી જાન્યુઆરી, ૧૯૯૩થી શરુ થતાં વર્ષમાં સદર પરિશિષ્ટના કોલમ નંબર-૨માં જણાવેલ ગૌણ વનપેદાશ, ગુજરાત સરકાર અથવા આધિકૃત કરેલ અધિકારી અથવા એજન્ટ આવી ગૌણ વન પેદાશના પ્રાથમિક એકત્રીકરણકારો અથવા ઉગાડનારા પાસેથી ખરીદ કરશે.

## પરિશિષ્ટ

અ.નં.	ગૌણ વન પેદાશનું નામ.	એકમ	પ્રાથમિક એકત્રીકરણકારો પાસેથી ખરીદ કરવાના દર રૂ.	તા. ૩૧-૩-૮૩ સુધી ઉગાડનારાઓ પાસેથી ખરીદ કરવાના દર રૂ.	તા. ૧-૪-૮૩થી ઉગાડનારાઓ પાસેથી ખરીદ કરવાના દર રૂ.
૧	૨	૩	૪	૫	૬
૧.	ટીમરુપાન	સ્તા. બોરા	૨૨૫/-	૨૪૪.૫૪	૨૪૫.૫૨
૨.	મહુડાફુલ	કવીન્ડલ	૨૩૦/-	૨૩૮.૧૫	૨૩૮.૫૬
૩.	શેળી-વાંસદા પ્રોબેકટ	"	૬૦૦/-	૬૨૮.૩૩	૬૩૦.૮૦
	" અન્ય પ્રોબેકટ	"	૬૫૦/-	૬૭૮.૩૩	૬૮૦.૮૦
૪.	કડાયા ગુંદર ગ્રેડ-૧	"	૩૦૦૦/-	૩૧૬૨.૮૦	૩૧૭૧.૦૫
	" ગ્રેડ-૨	"	૨૬૦૦/-	૨૭૬૨.૮૦	૨૭૭૧.૦૫
	" ગ્રેડ-૩	"	૨૦૦૦/-	૨૧૬૨.૮૦	૨૧૭૧.૦૫
	" લાડુ ફોર્મ	"	૧૬૦૦/-	૧૭૬૨.૮૦	૧૭૭૧.૦૫
૫.	ધાવડા ગુંદર-સુપર ગ્રેડ	"	૨૫૦૦/-	૨૫૮૧.૪૫	૨૫૮૫.૫૨
	" આનગ્રેડેડ	"	૧૪૦૦/-	૧૪૮૧.૪૫	૧૪૮૫.૫૨
૬.	બાવળ ગુંદર-સુપર ગ્રેડ	"	૨૫૦૦/-	૨૫૮૧.૪૫	૨૫૮૫.૫૨
	" ગ્રેડ-૧ (ખેડા)	"	૧૫૦૦/-	૧૫૮૧.૪૫	૧૫૮૫.૫૨
	" (રાજપીપલા)	"	૧૮૦૦/-	૧૮૮૧.૪૫	૧૮૮૫.૫૨
	બાવળ ગુંદર-આનગ્રેડેડ	"	૧૦૦૦/-	૧૦૮૧.૪૫	૧૦૮૫.૫૨
૭.	મોઈના	"	૨૦૦/-	૨૮૧.૪૫	૨૮૫.૫૨
૮.	સલાઈ	"	૧૩૦૦/-	૧૩૮૧.૪૫	૧૩૮૫.૫૨
૯.	ગુગળ-સુપર ગ્રેડ	"	૫૦૦૦/-	૫૧૬૨.૮૦	૫૧૭૧.૦૫
	ગુગળ-ગ્રેડ-૧	"	૪૫૦૦/-	૪૬૬૨.૮૦	૪૬૭૧.૦૫
	ગુગળ-ગ્રેડ-૨	"	૩૦૦૦/-	૩૧૬૨.૮૦	૩૧૭૧.૦૫
	ગુગળ ગ્રેડ-૩	"	૧૧૦૦/-	૧૨૬૨.૮૦	૧૨૭૧.૦૫
	ગુગળ છાળી	"	૫૦૦/-	૬૬૨.૮૦	૬૭૧.૦૫
૧૦.	ગાંડો બાવળ-સુપર ગ્રેડ	"	૭૫૦/-	૮૩૧.૪૫	૮૩૫.૫૨
	" ગ્રેડ-૧	"	૭૦૦/-	૭૮૧.૪૫	૭૮૫.૫૨
	" ગ્રેડ-૨	"	૫૫૦/-	૬૩૧.૪૫	૬૩૫.૫૨
૧૧.	ગોરડ ગુંદર	"	૨૦૦૦/-	૨૧૬૨.૮૦	૨૧૭૧.૦૫
૧૨.	ખેર ગુંદર-સુપર ગ્રેડ	"	૨૫૦૦/-	૨૫૮૧.૪૫	૨૫૮૫.૫૨
	ખેર ગુંદર	"	૧૬૦૦/-	૧૬૮૧.૪૫	૧૬૮૫.૫૨
૧૩.	ખાખર ગુંદર	"	૪૦૦/-	૪૮૧.૪૫	૪૮૫.૫૨

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. દવે,  
સંસ્કારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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### PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 11th January, 1993.

NOTARIES ACT, 1952.

No. GK/1/NTR/APOTLON/1993/R.—Pursuant to the provisions of Section-6 of Notaries Act, 1952 (53 of 1952) and rule 17 of the Notaries Rules, 1956, the Government of Gujarat hereby publishes the list of Notaries appointed by the Government of Gujarat and in practice at the beginning of the year 1993.

Sr. No.	Name of Notary	Residential and Professional Address	Qualifications	Area in which he is authorised to practice	Remarks
1	2	3	4	5	6
1.	Smt. Dharmishtha R. Bhatt.	(R) J-2, Lake View Flats Vastrapur, Ahmedabad, 380 015.	Advocate, Gujarat High Court.	Ahmedabad district.	—
		(P) 4, Mayuri Co-op. Housing Society, Near Novelty Cinema, Gheekanta Ahmedabad.			
2.	Shri Anil R. Dave.	4, Maha Gujarat Society Near Madhupura Bank, Near Ankur, Naranpura, Ahmedabad.	—do—	—do—	—

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1	2	3	4	5	6
3.	Shri Harsad B. Desai	(R) 72, Pritamnagar, Ahmedabad.  (P) H. Desai & Co., Solicitor and Notary, 27, Ellisbridge Shopping Centre, 2nd Floor, Opp. M. J. Library, Ahmedabad	Advocate, Gujarat High Court,	Ahmedabad District.	—
4.	Shri Kasturchand Hir alal Gandhi.	(P) City Civil Court, Compound Ahmedabad.  (R) Dava Bazar, Delhi Chakla, Ahmedabad-380001.	—do—	—do—	—
5.	Shri C. D. Ghorl	(P) 1206/16, Panjethi Block, Jamalpur, Ahmedabad.  (R) Moti Mominvad, Jamalpur, Ahmedabad.	—do—	—dp—	—
6.	Shri Jagdish G. Gunatit	(P) Metropolitan Magistrate Court, Compound, Ghee Kanta Ahmedabad.  (R) 2, Yoginagar Society, Near Hatkesh Society, St. Xavieres High School Road, Ahmedabad.	—do—	—do—	—
7.	Kum. N. R. Kavina	(R) 12, "Dinvila" Parsi Colony, Kankaria, Ahmedabad.  (P) C/o. M/s. Gandhi and Co., Advocates and Solicitors, A-2-3- Ground Floor, Jay Mangal House, Opp. Gandhigram Railway Station, Ashram Road, Ahmedabad-380 009.	—do—	—do—	—
8.	Miss. B. A. Koreishi	(R) "Waqf" Buiding, Opp. G.P.O. Mirzapur, Ahmedabad-380 001.  (P) C/o. Wadia Gandhi and Co., 604-Chinubhai Centre, Near Nehru Bridge, Ashram Road Ahmedabad-380 009.	—do—	—do—	—
9.	Shri Chandresh Jivanlal Mehta	(R) 5/645, Bhavanidas Shethes, Pole, Dhokla, District Ahmedabad.  (P) Mamlatdar Court, Dholka, Dist. Ahmedabad.	—do—	—do—	—
10.	Shri Hosangh Fardoonji Mothawala	1155, Behind Himabhai Institute, Near Bharda Ahmedabad.	—do—	—do—	—

1	2	3	4	5	6
11.	Smt. Khalidabanu Gulambaidar Momin.	(R) 924, Bhunglini pole, Panch Pipli, Jamalpur, Ahmedabad-380 001.  (P) Advocates Chamber No. 6, City Civil Court Compound, Bhadra, Ahmedabad-380 001.	Advocate Gujarat High Court	Ahmedabad District	—
12.	Shri Krishnaram Dalshu- kham Oza.	(R) C/3, Anal Apartment, Gulbai Tekra, Ahmedabad.  (P) Chamber No. 32, City Civil Court, Ahmedabad.	—do—	A'bad City	—
13.	Shri Chandravadan Ramanlal Patel  380 006.	(R) Saviram, 4, Gandhi Kunj Society, Kochrab Ellisbridge, Ahmedabad.  (P) City Civil Court Compound, Ahmedabad.	—do—	—do—	A'bad District
14.	Vina Madhusudan Patel	(R) 6/61, Nilam Park, Opp. Samjuba Hospital, Bapunagar, Ahmedabad.  (P) C/o. C. C. Patel, Nagar Sheth Vando, Ghee- kantha, Ahmedabad.	—do—	—do—	—
15.	Shri Dhireshbhai Talakhchand Shah.	(R) 9, Pathik Society, Near Jain Temple, Naranpura Char Rasta, Ahmedabad. 380 013.  (P) 3rd Floor, Sahyog Building, Opp. Din- bai Tower, Lal Darwaja Ahmedabad-380 001.	—do—	—do—	—
16.	Kum. Rekha M. Shah	(R) 2, Gokul Row House, Near Yoga Nursery, Behid Manekbaug Hall, Ahmedabad-380 015.  (P) City Civil Court, Bhadra, Ahmedabad.	—do—	—do—	—
17.	Shri Muizbhai Davoodbhai Ujani	(R) Kalupur, Sidikolani Pole, Ahmedabad.  (P) Kalupur Dhupelwalani Police, Ahmedabad.	—do—	—do—	Renewal of certi- ficate of practice under con- sideration.



1	2	3	4	5	6
18.	Shri Rambhai Oghabhai Jebalia	(R) Near Ramji Mandir, Amreli.  (P) 'Panchsheel'. 11,12, G.H.B. Society, Near S.T. Depot, Amreli.	Advocate Gujarat High Court	Amreli District.	—
19.	Shri Jugalkishor Bhagwan- das Kikani	Nadipura, Bagasara- 364440. Dist. Amreli.	—do—	—do—	—
20.	Shri Ramaniklal Keshavlal Nirmal.	(R) 54, Krishanagar, Near S.T. Rajula City, District Amreli.  (P) Near State Bank of India, Rajula City.	—do—	—do—	—
21.	Shri Mayaram Karamchand Oza	Near Mota Ramji Mandir, Pathar Sadak, Palanpur.	—do—	Banaskantha District.	—
22.	Shri Rameshchandra Krishnalal Malji.	(R) Malji Street Chunar- vad, Bharuch.  (P) Court Road, Bharuch.	—do—	Bharuch District.	—
23.	Shri Urttamram R. Patel	(R) Joshina Falia, Ankleshwar-393001.	—do—	—do—	—
24.	Shri B. G. Astik	(R) Near Jagdish Temple., Khargate, Bhavnagar.  (P) Court Compound, Bhavnagar.	—do—	Bhavnagar District.	—
25.	Shri Feroz Mohamedali Batiwala	(P) High Court Road, Bhavnagar.  (R) 410, Prabhudas Talav, Ananad Vihar, Akhada, Bhavnagar.	—do—	—do—	—
26.	Shri Anirudh V. Dave	(R) Vraj Vihar, 1020, Krishnanagar, Vir Bhadra Akhada, Don, Bhavnagar.  (P) High Court Road, Bhavnagar.	—do—	—do—	—
27.	Shri Devibhai Himatlal Dave.	(P) High Court, Road, Bhavnagar. Opp. Ambaji Temple, Bhavnagar.  (R) D 2, Laxmi Apartment Rupani Circle, Bhavnagar 364 001.	—do—	—do—	—

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28.	Shri Vinodbhai Gordhandas Gandhi.	Khargate, Bhavnagar 364 001.	Advocate Gujarat High Court.	Bhavnagar District	—
29.	Shri Trambaklal Muljibhai Patel	(R) Ghogha Gate, Bhavnagar 364001. (P) Court Compound, Bhavnagar.	—do—	—do—	—
30.	Shri Najumhussain Subamiya Tirmizi.	(R) Block No. 240/1, 'D' Type, New M.L.A. Quarters, Sector 17, Gandhinagar 382017. (P) J.M.F.C. Court, Sector 30, Gandhinagar.	—do—	Gandhinagar District.	—
31.	Shri Chandulal M. Raval.	Plot No. 609 B, "Ch 6 Road" Sector 22. Gandhinagar.	—do—	Gandhinagar.	—
32.	Shri Mohanlal Kanjibhai Patel	(P) Bhavesh, Near Kasturba Stri Vikas Gruh, Patel Colony, Jamnagar. (R) Hem Vas, Chandi Bazar Opp. Lal Baugh, Jamnagar.	—do—	Jamnagar District.	—
33.	Shri Ravindra Prabhulal Shah.	Jain Temples, Varia Delo, Opp. Gopanath Temple, Jamnagar-361001.	—do—	—do—	—
34.	Shri Ratilal H. Patel	(P) Ananda Bawa Chakla Road, Near Patel Mills, Jamnagar-361001. (R) Nodipa Road, Patel Building, Jamnagar-361001.	—do—	—do—	—
35.	Shri Kantilal K. Kotecha	(R) 3, Digvijay Plot, Jamnagar. (P) 26, Ground Floor, Modern Market, Near Amber Cinema, Jamnagar-361008.	—do—	—do—	—
36.	Shri Tulsidas G. Radia	(R) Central Bank Road, "Santvan" Jamnagar-- 361001. (R) "Gurukrupa" Near Haveli, Jamnagar.	—do—	Jamnagar District	—

1	2	3	4	5	6
37.	Shri Navnitray Rasiklal Thakar.	(P) Kalva Chowk, Junagadh. (R) Kadiyavad, Shukla Street, Junagadh.	Advocate Gujarat High Court	Junagadh District.	
38.	Shri Harshad V. Dave.	(P) Nagar Road, Opp. Ganesh Falia, Junagadh--3629001. (R) 'Amit' Samir Apartment--A--3, Gandhigram, Junagadh.	—do—	—do—	
39.	Shri Kiritkumar P. Parekh	(P) Janta Chowk, Civil Court Compound, Junagadh. (R) "Parekh Niwas" Bhatia Dharamshala Road, Junagadh 362 001.	—do—	—do—	—
40.	Shri Ismail Umarbhai Bayad	Bayad Falia Anjar 370011. District : Kuchchh.	—do—	Kutch District.	
41.	Shri Bharat Manibhai Dholakia	Nagar Chaklo, Bhuj, District : Kachchh.	—do—	—do—	—
42.	Shri Mulchand Ramandas Ruchandani	(P) 1-2, Plot No. 279, Ward No. 12-B, Ajanta Commercial Centre No. 2 Gandhidham 3702 01. Kachchh. (R) Laxmi Villa, C 7, NU-10-B, Bhai Pratap Nagar Gandhidham 370 021.	—do—	—do—	
43.	Shri Jaykumar C. Sanghvi	Opp: Shanti Nathji Derasar, Jhansi ki Rani Road, Mandvi Kachchh.	—do—	—do—	—
44.	Shri Shankerbhai Liladhar Sachday	Raj Bhavan Panch mukha Hanuman Street, Bhuj 370 001, Dist : Kachchh.	—do—	—do—	
45.	Shri. Shirish D. oprasad Dave	(R) 58, A-Trikam Bhavan Krishna Society, Station Road, Anand. (P) Mamlatdar Kacheri Station Road, Anand.	—do—	—do—	

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46	Shri Kantilal M. Patel	(P) Sardar Bhavan, Station Road, Nadiad-387 001, Dist : Kheda.  (R) Niketan, Gurukrupa, Society, New Over Bridge, Nadiad.	Advocate Gujarat High Court	Kheda District.	
47	Shri Hasmukhlal Chhaganlal Shah	(R) Shantikunji, Praavnagar Society, Petlad-388450. Dist : Kheda.  (P) Station Road, Petlad, Dist : Kheda.	...do..	—do..	
48	Shri Kanubhai Hiralal Shah	Devchakla Nadiad.	—do—	—do—	
49	Miss. Ishwariben T. Sharma	(P) Station Road, Petlad, Dist : Kheda.  (R) Shri Ram Society, V. V. Road, Petlad.	—do—	—do..	
50	Shri Pradyuman J. Vaidya	Station Road, Petlad. Dist. : Kheda.	—do—	—do—	
51	Shri Amrish R. Solanki	(P) Opp. : Old Civil Court, Borsad, Dist : Kheda.  (R) 5; Ishwarkrupa Society, Borsad, Dist : Kheda.	—do—	—do—	
52	Shri Suman N. Vyas	(P) Opp. Old Civil Court, Borsad, Dist. : Kheda.  (R) 2/519, Vyas Falia, Near Jain Derasar, Borsad, Dist : Kheda.	—do—	—do—	
53	Shri Narayanlal Chunilal Gandhi	(R) Pilaji Gunj, Amtha- Prabhudas Chawl, Mehsana.  (P) Shree Mudan Mohonlalji Building Station, Mehsana.	—do—	Mehsana. District.	
54	Shri Bhupesh Dahyalal Jambudia	(R) Desai wada Kadi : 382 715. Dist : Mehsana.  (P) Court Compound, Kadi : 382 715, Dist : Mehsana.	—do—	—do—	

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55	Shri Keshavlal Ishwarlal Patel	(R) 12, Ishwarkrupa Society, Behind New Karkoon, Chawl, Mehsana.  (P) 2, Vanikar Club, First Floor, Rajmahal Road, Mehsana-384 001.	Advocate Gujarat High Court.	Mehsana District	
56	Shri Virsinhba V. Chaudhari	Khudi, Gramodh, "Yog Bhavan", Rajmahal Road, Mehsana	—do—	Mehsana.	
57	Shri Lalitkumar Bhagwandas Patel	(R) Garbada, Ta. : Dahod, Dist. : Panchmahals  (P) Court Road, Gandhi Chowk, Dahod, Dist : Panchmahals	—do—	Panchmahals District :	
58	Shri Navnitbhai Babarbai Patel	Mehta Building, Civil Lines Road Godhsra, Dist : Panchmahals-389 001.	—do—	do—	
59	Shri Kishorchandra Trymbaklal Joshi	(R) 2, Yoginagar, Ashapura Road, Gondal  (P) Anil Kunj, Opp. Railway Station Gondal, Dist : Rajkot	—do—	Rajkot District.	
60	Shri Shaileshchandra Pranalal Kamdar	(R) 2nd. Floor, Lilavati Chambers Opp. ; Bus stand, Station Road, Rajkot.	—do—	—do—	
61	Shri Jayendra Shantilal Mandani	(P) 19, Alankar Chambers, 1st Floor, Dhebar Chowk, Rajkot.  (R) Sharad Apartment Block-3, 1, Sardar-nagar, West Main-Road, Railway Line, Rajkot.	—do—	—do—	
62	Shri Himmatlal Harilal Patel	32, Parekh Chambers, Dhebar Chowk, Rajkot.	—do—	—do—	
63	Shri Umeshkumar Jivrajbhai Solanki	(R) Bedipara, Sol Thambhi Street Rajkot-360 003.  (P) Jagjit Chambers, Kaisare Hind Building, Rajkot.	—do—	—do—	

1	2	3	4	5	6
64	Shri Prabhudas Narbheram Soneji	(R) Khatriwad, Kabirsheri Juna Jamnagar Uttra- Street Rajkot (P) Darbargadh Road, Rajkot.	Advocate Gujarat High Court.	Rajkot District	
65	Shri Manharlal N. Udani	(R) Takshashila Society Pandit Sitaram Marg. Rajkot (P) 3, Panchnath Plot, Rajkot.	—do—	—do—	
66	Shri Bhaishanker Tribhuvan Upadhyaya	20, Mill Para 16, Viram Block, Rajkot.	—do—	—do—	
67	Shri Ramesh K. Punjani	Nr. Vad Chawk Sardar Patel, Road, Upleta, District : Rajkot.	,,	Rajkot	
68	Shri Anumiyam Mahmadmiyan Malek	(P) Cinema Road, Himat- nagar 383001. Dist : S. K. (R) Hadiolpur Kasba, Himatnagar.	—do—	Sabarkantha District	
69	Shri Kanubhai Ambalal Shah	(P) Cinema Road, Himatnagar (R) Vrundavan, SACO Bank Society, Mahavirnagar, Himatnagar.	—do—	—do—	
70	Shri Dhirubhai Vijbhukhandas Chaliawala.	(P) 1837-42, 1st Floor, Mahatma Gandhi Road, Limda Chowk, Surat. (R) 11/2515 A, "Smruti" Near M. P. Patel Girl's High School. Near Machhi Pita. Surat.	—do—	Surat District.	
71	Shri Nayan Ramchandra Desai	At : Kot Vyara Dist. Surat-394650.	—do—	—do—	
72	Shri Taherali Haidarali Haveliwala	Haidarali Kasam Street, Begampura. Surat-3	—do—	—do—	
73	Shri Sirajuddin Majmuddin Kazi.	(R) 1/90 to 92, Farida Manzil, Golandaz Street, Nanpura, Surat. (P) 4/2-3, Victoria Saleh Club Building, Opp. Chock Tower, Surat.	—do—	—do—	

1	2	3	4	5	6
74	Shri Natvarlal Chhaganlal Shah.	Surati Bazar, Vyara, Dist : Surat Pin : 394650.	Advocate Gujarat High Court.	Surat District	
75	Shri Viresh Ishwarlal Thakkar	(R) Pink Annex, 9th Floor, Near Bombay House, Soni Falia, Main Road, Surat : 395 001.	—do—	—do—	
		(P) Flat No. 101—"Bombay House" Soni Falia, Panini Bhit,,Surat. 395 001."	—do—	—do—	
76	Shri Khusalbhai Ranchhodbhai Solanki	Tanki Falia Kathor Taluka Karanj Dist : Surat.	—do—	—do—	
77	Shri Thakorlal Nanalal Vakil	Near Bank of India, Nava Falia, Bardoli Dist : Surat-394 601.	—do—	—do—	
78	Shri Dineshchandra J. Raval	(P) Jawahar Chowk, Suren- dranagar.	—do—	Surendranagar District.	
		(R) Bari Road, Wadhwan city : Surendranagar			
79	Shri Narendra J. Shah	Old Cotton, Market, Lalit Nivas.	—do—	—do—	
80	Shri Pranalal Chatur- das Punjara	Green Chowk, Dhrangradhra Dist : Surendranagar	"	"	
81	Shri Jagdishchandra G. Bhatt	Radha Krishna Pole, Palace Road, Vadodara	—do—	Vadodara	
82	Miss Mrunalini Summant Bhatt	(R) Khadia Pole No. 1 Opp : Market Palace Road, Vadodara.	—do—	—do—	
		(P) Room No. 78, Nyay- mandir, South East Wing, First Floor, Vadodara			
83	Shri Jagdishchandra Rangildas Bhavasar	(P) Moti Chhipawad, Be- hind Nazar Baug. Vadodara-390 006.	—do—	—do—	
		(P) Nayaya Mandir, Laheripura, Vadodara.			
84	Shri Rambhai A. Desai	"Gurukripa" Roakadnath Road, Near Kala mandir Talkies, Vadodara.	—do—	—do—	

1	2	3	4	5	6
85	Shri Kanubhai S. Pandya	Shantismruti Viharkunj Society, Opp. Vihar Cinema, Ranmukteshwar Road, Vadodara.	Advocate Gujarat High Court	Vadodara District	
86.	Shri Madhusudan Dayabhai Parikh	Desai Sheri, Gadiali Pole, Vadodara-390 001.	-do-	-do-	
87.	Shri Jayantkumar Chhotalal Patel	306, Alankar Apartment, Opp:UCO Bank, Manekraoji Road, Dandia Bazaar, Vadodara.	-do-	-do-	
88.	Shri Arvind Muljibhai Shah	(R) Padi Pole, M. G. Road, Vadodara, 390 001. (P) Ghadiali Pole, Ghantiyada Naka, Vadodara-390 001.	-do-	-do-	
89.	Shri Madan Mohan Chhitalal Vaidya	(P) Govt. Pleaders Office, Nyaya Mandir, Vadodara. (R) 8, Kankuba Niwas, Pratapkunj Society, Vadodara.	-do-	-do-	
90.	Shri Purushottamdas Narsinhbhai Bhagat.	(R) At : Damani Zampa, Post : Kill Pardi, Dist : Valsad (P) At : Valsadi Zampa, Post : Kill Pardi, Dist : Valsad.	-do-	Valsad District	
91.	Shri Naresh B. Naik	Nani Chhipwad, Gandevi-366 360. Dist : Valsad.	-do-	-do-	
92.	Shri Dhirendrakumar Kikabhai Patel	(R) 31-Dutt Nagar Society, Nanakwada, Valsad. (P) 12, Girdhar Chambers, Behind Civil Court, Valsad-396 001,	-do-	-do-	
93.	Shri Ishwarbhai Jivabhai Patel	Vashi Falia, Halar, Valsad-396 001.	-do-	-do-	
94.	Shri Chandrakant B. Desai	Dharmin, Cross Lane, Halar Road, Valsad.	-do-	-do-	

By order and in the name of the Governor of Gujarat,

B. K. SHAH,  
Secretary to Government.



કાયદા વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૧૧મી જાન્યુઆરી, ૧૯૯૩.

સને ૧૯૫૨નો નોટરી બાબતનો અધિનિયમ.

ક્રમાંક : જીકે/૧/એનટીઆર/એપીઓટીએલઓએન/૧૯૯૩/આર.— સને ૧૯૫૨ના નોટરી બાબતના અધિનિયમ (સને ૧૯૫૨નો ૫૩)ની કલમ-૬ અને સને ૧૯૫૬ના નોટરી બાબતના નિયમોના નિયમ ૧૭ના ઉપલબ્ધો અનુસાર ગુજરાત સરકાર, આથી ગુજરાત સરકારે નીચેના સને ૧૯૯૩ના વર્ષની શરૂઆતમાં પ્રેક્ટીશ કરતા હોય તેવા નોટરીની યાદી આથી પ્રસિધ્ધ કરે છે.—

નોટરીની યાદી

અનુક્રમ	નોટરીનું નામ	રહેવાનું અને ધંધાનું સરનામું	લાયકાતો	કયા વિસ્તારમાં પ્રેક્ટીશ કરવાનો અધિકાર મળ્યો છે તે	શેરો
૧	૨	૩	૪	૫	
૧	શ્રીમતી ધર્મિષ્ઠા આર. ભટ્ટ	૪, મયુરી કો. ઓ. હા. સોસાયટી નોવેલ્ટી એડવોકેટ ગુજરાત અમદાવાદ જિલ્લો સિનેમા પાસે, ધીકાંટા, અમદાવાદ— ૩૮૦ ૦૦૧, જે-૨, લેકવુ ફ્લેટસ વસ્ત્રાપુર, અમદાવાદ.	હાઈકોર્ટ.		
૨	શ્રી અનિલ આર. દવે	૪, મહાગુજરાત સોસાયટી, અંકુર, નારણપુરા, અમદાવાદ.	—એજન—	અમદાવાદ	
૩	શ્રી હર્ષદ બી. દેસાઈ	૭૨, પ્રીતમનગર, અમદાવાદ એચ.દેસાઈ એડવોકેટ અને એન્ડ કું. સોલીસીટર અને નોટરી, ૨૭ સોલીસીટર ગુજરાત એલીસબ્રીજ શોપીંગ સેન્ટર, બીજ માળે હાઈકોર્ટ માલિકવાલ જઠાવાલ લાયબ્રેરી સામે, અમદાવાદ.		અમદાવાદ.	
૪	શ્રી કસ્તુરચંદ હીરાલાલ ગાંધી	સીટી કોર્ટ એન્ડ સેશન્સ કોર્ટ કંપાઉન્ડભદ્ર એડવોકેટ ગુજરાત અમદાવાદ અમદાવાદ દવા બજાર, દિલ્હી ચકલા હાઈકોર્ટ. અમદાવાદ-૧			
૫	શ્રી સી. ડી ધોરી	૧૨૦૬/૧૬, પંજેદી બ્લોક, જમાલપુર, અમદાવાદ, મોટી મોમીનવાડ, જમાલપુર, અમદાવાદ.	—એજન—	અમદાવાદ.	
૬	શ્રી જગદીશ જી. ગુણાતીત	મેટ્રોપોલીટન મેજસ્ટ્રેટ, કોર્ટ, કમ્પાઉન્ડ ધી કાંટા, અમદાવાદ ૨, યોગીનગર સોસાયટી હાટકેશ્વર સોસાયટી, પાસે, સેન્ટ જેવીયર્સ, હાઈસ્કૂલ રોડ, અમદાવાદ.	—એજન—	અમદાવાદ.	
૭	કુ. એન. આર. કવિના	૦/૦ મેસર્સ, ગાંધી એન્ડ કું. એડવોકેટ એન્ડ સોલીસીટર્સ એ-૨-૩, ગ્રાઉન્ડ ફ્લોર, જયમલ હાઉસ, ગાંધીગ્રામ રેલ્વે સ્ટેશન સામે, આશ્રમ રોડ, અમદાવાદ-૩૮૦૦૦૮. ૧૨. દીનવીલા પાંચસી કોલોની કાંકરીયા, અમદાવાદ.	—એજન—	અમદાવાદ.	
૮	મીસ બી. એ. કુરેશી	૦/૦ વાડીયા ગાંધી એન્ડ કું. ૬૦૪, ચીનુભાઈ સેન્ટર, નહેરૂબ્રીજ નજીક, આશ્રમ રોડ, અમદાવાદ વકફ બિલ્ડીંગ, જીપીઓ. સામે, બીજ માળ, મીરજાપુર, અમદાવાદ ૩૮૦ ૦૦૧.	—એજન—	અમદાવાદ.	

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૯ શ્રી મહેતા ચંદેશ જીવણલાલ	૫/૬૪૫/ભવાનીદાસ શેઠની પોળ ધોળકા, ડીસ્ક્રીકટ-અમદાવાદ, મામલતદાર કોર્ટ, ધોળકા.	એડવોકેટ.	અમદાવાદ.	
૧૦ શ્રી હોસંગ ફરદુનજી મીઠાવાલા	૧૧૫૫, હીમાભાઈ ઈન્સ્ટીટ્યૂટ સામે, ભદ્ર નજીક, અમદાવાદ.	—એજન—	અમદાવાદ.	
૧૧ શ્રીમતી ખાલીદાબાનુ ગુલાબજીદર મોમીન	૯૨૪, ભૂગણીની પોળ, પાંચપીપળી, જમાલપુર, અમદાવાદ-૩૮૦ ૦૦૧ વ્યવસાયનું સરનામું : એડવોકેટસ ચેમ્બર, નંબર-૬ સીટી સીવીલ કોર્ટ ભદ્ર, અમદાવાદ-૩૮૦ ૦૦૧.	—એજન—	અમદાવાદ.	
૧૨ શ્રી કિશ્નરામ દલસુખરામ ઓઝા	સી-૩, અનલ એપાર્ટમેન્ટ, ગુલબાઈકેટરા, અમદાવાદ, ચેમ્બર્સ નંબર-૩૨, સીટી સીવીલ કોર્ટ, ભદ્ર, અમદાવાદ.	—એજન—	અમદાવાદ.	
૧૩ શ્રી ચંદ્રવદન રમણલાલ પટેલ	સવિરમ, ૪ ગાંધીકુંજ સોસાયટી કોચરબ, એલીસબ્રીજ, અમદાવાદ-૬ સીટી સીવીલ કોર્ટ કમ્પાઉન્ડ, અમદાવાદ.	—એજન—	અમદાવાદ.	
૧૪ શ્રીમતી વીણા મધુસુદન પટેલ	૬/૬૧ નીલમપાર્ક, સમજુબા હોરિપટલ સામે, બાપુનગર અમદાવાદ-૩૮૦ ૦૨૪. O/o સી.સી. પટેલ, નગરશેઠના વડો, ધી કાંટા, અમદાવાદ.	—એજન—	અમદાવાદ.	
૧૫ શ્રી ધીરેશભાઈ તલાકચંદ શાહ	૯, પથિક સોસાયટી જૈન મંદિર પાસે, નારણપુરા ચાર રસ્તા, અમદાવાદ-૩૮૦ ૦૧૩. વ્યવસાય : ત્રીજે માળે, સહયોગ બિલ્ડીંગ, દીનભાઈ ટાવર સામે, લાલ દરવાજા, અમદાવાદ-૩૮૦ ૦૦૧.	—એજન—	અમદાવાદ.	
૧૬ કુ. રેખા એમ. શાહ	૨, ગોકુલ રો હાઉસ, નર્સરી પાસે, માણિક બાગ, હોલ પાછળ, અમદાવાદ ૧૬, સીટી સીવીલ કોર્ટ, ભદ્ર, અમદાવાદ.	—એજન—	અમદાવાદ.	
૧૭ શ્રી મોઈઝભાઈ દાઉદભાઈ ઉર્જીની	કાળુપુર, સીદીકોલોની પોળ, અમદાવાદ. ધુણેલવાળાની પોળ, અમદાવાદ. (કાળુપુર).	એડવોકેટ ગુજરાત હાઈકોર્ટ.	અમદાવાદ સર્ટિફિકેટ રીન્યુ કરવાની માનવ વિચારણા હેઠળ.	
૧૮ શ્રી રામજીભાઈ ઓઘડભાઈ જબલીયા	રામજી મંદિર પાસે, અમરેલી, પંચશીલ ૧૧, ૧૨, જી.એચ.બી. સોસાયટી એસ, ટી ડેપો પાસે, અમરેલી.	—એજન—	અમરેલી જિલ્લો.	
૧૯ શ્રી જુગલકીશોર ભગવાનદાસ કિકાણી	નદીપરા, બગસરા-૩૬૪ ૪૪૦ તા. બગસરા જી. અમરેલી.	—એજન—	અમરેલી.	

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૨૦ શ્રી રમણીકલાલ કેશવલાલ નિર્મલ	૫૪, કુમ્ભજનગર એસ.ટી. પાસે, રાજુલા, સીટી ડીસ્ટ્રીક્ટ અમરેલી સ્ટેટ બેન્ક ઓફ ઈન્ડિયા પાસે, રાજુલા.	એડવોકેટ ગુજરાત હાઈકોર્ટ અમરેલી.		
૨૧ શ્રી માયારામ કરમચંદ ઓઝા	મોટા રામજી મંદિર પાસે, પથર સડક, પ્રાવનપુર.	—એજન—	બનાસકાંઠા જિલ્લો.	
૨૨ શ્રી રમેશચંદ કૃષ્ણલાલ માલજી	મલજી સ્ક્રીટ યુનારવાડ, ભરૂચ કોર્ટ રોડ, ભરૂચ.	—એજન—	ભરૂચ.	
૨૩ શ્રી ઉત્તમરાય આર. પટેલ	જેપીના ફળીયા અંકલેશ્વર-૩૮૩ ૦૦૧.	—એજન—	ભરૂચ.	
૨૪ શ્રી આસ્તિક બી. જી.	જગદીશ મંદિર પાસે, ખારાગેટ, ભાવનગર કોર્ટ કંપાઉન્ડ, ભાવનગર.	એડવોકેટ	ભાવનગર જિલ્લો.	
૨૫ શ્રી કૃષ્ણ મહંમદઅલી બત્તીવાલા	હાઈકોર્ટ રોડ ભાવનગર ૪૧૦ પ્રભુદાસ તળાવ, આનંદવિહાર અખાડા, ભાવનગર.	—એજન—	ભાવનગર.	
૨૬ શ્રી અનીરૂધ વી. દવે	વ્રજવિહાર ૧૦૨૦ કિમ્બજનગર વીરભદ્ર, અખાડા ડોન ભાવનગર, હાઈકોર્ટ રોડ, ભાવનગર.	—એજન—	ભાવનગર.	
૨૭ શ્રી દેવીભાઈ હિમતલાલ દવે	કોર્ટ રોડ, અંબાજી મંદિર પાસે ભાવનગર, ડી-૨ લક્ષ્મી એપાર્ટમેન્ટ, રૂપાની સર્કલ, ભાવનગર-૩૬૪૦૦૧.	—એજન—	ભાવનગર.	
૨૮ શ્રી વિનોદભાઈ ગોરખનભાઈ ગાંધી	ખારાગેટ, ભાવનગર.	—એજન—	ભાવનગર.	
૨૯ શ્રી તંબકલાલ મુળજીભાઈ પટેલ	ઘોઘાગેટ, ભાવનગર, કોર્ટ કંપાઉન્ડ ભાવનગર.	—એજન—	ભાવનગર.	
૩૦ શ્રી નભુવલ્લભેન શુભામીયાં તીરમીઝી	બ્લોક નં. ૨૪૦/૧, ડી-ટાઈપ ન્યુ એમ. એલ.એ.કવાટર્સ સેક્ટર-૧૭, ગાંધીનગર-૩૮૨ ૦૩૦. ધંધાનું નામ : જી. એમ. એફ.સી. કોર્ટ સેક્ટર-૩૦ ગાંધીનગર-૩૮૨ ૦૩૦.	—એજન—	ગાંધીનગર જિલ્લો.	
૩૧ શ્રી ચંદુલાલ એમ. રાવલ	પ્લોટ નં. ૬૦૮-બી, ચ-૬રોડ સેક્ટર-૨૨, ગાંધીનગર.	—એજન—	ગાંધીનગર.	
૩૨ શ્રી મોહનલાલ કાનજીભાઈ પટેલ	ભાવેશ કસ્તુરબા સ્ત્રી વિકાસ ગૃહનજીક, પટેલ કોલોની જામનગર, હેમવાસ ચાંદી બજાર, લાલબાગ સામે, જામનગર.	—એજન—	જામનગર જિલ્લો.	
૩૩ શ્રી રતિલાલ એચ. પટેલ	આનંદબાવા, ચકલારોડ, પટેલ મીલ પાસે, જામનગર નદીયા રોડ, પટેલ બીલ્ડીંગ, જામનગર-૩૬૧ ૦૦૧.	—એજન—	જામનગર.	
૩૪ શ્રી સવિન્દ્ર પ્રભુલાલ શાહ	જૈન દેરાસર પાસે, વરીયા ડેલો, ગોપનાથ મંદિર પાસે, જામનગર.	—એજન—	જામનગર.	
૩૫ શ્રી કાંતિલાલ કે. કોટેયા	૩ દિગ્વીજ્ય પ્લોટ જામનગર ૨૬. ગ્રાઉન્ડ ફ્લોર મોડર્ન માર્કેટ, અંબર સીનેમા પાસે, જામનગર, ૩૬૦ ૦૦૮.	—એજન—	જામનગર.	

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૩૬ શ્રી તુલસીદાસ જી. રાડીયા	સેન્ટ્રલ બેન્ક રોડ, “શાન્તવન” જામનગર ૩૬૧ ૦૦૧. ગુરુકૃપા હવેલી પાસે, જામનગર.	એડવોકેટ ગુજરાત હાઈકોર્ટ	જામનગર.	
૩૭ શ્રી નવનીતરાય રસીકલાલ	કાલવાચોક, જુનાગઢ, કડિયાવાડ, શુક્લસ્ટ્રીટ, જુનાગઢ.	—એજન—	જુનાગઢ નિલ્લો	
૩૮ શ્રી હર્ષદ વી. દવે	નાગરરોડ ગણેશ ક્ષણિયા સામે, જુનાગઢ, ‘અમીત-સમીર એપાર્ટમેન્ટ’, એ-૩ ગાંધીગ્રામ, જુનાગઢ,	—એજન—	જુનાગઢ.	
૩૯ શ્રી કિરીટકુમાર પી. પારેખ	જનતાચોક, સીવીલ કોર્ટ કમ્પાઉન્ડ, જુનાગઢ, પારેખ નિવાસ બાટીયા ધર્મશાળા રોડ, જુનાગઢ-૩૬૨૦૦૧.	—એજન—	જુનાગઢ.	
૪૦ ઈસ્માઈલ ઉમરભાઈ બાયડ	દેવળીયા ગેટ, અંજર, ૩૭૦ ૧૧૦, જિ. કચ્છ.	—એજન—	કચ્છ નિલ્લો	
૪૧ શ્રી ભરત મણીભાઈ ધોળકીયા	નાગર ચક્રો, ભુજ, કચ્છ-નિલ્લો	—એજન—	કચ્છ.	
૪૨ શ્રી મુળચંદ રામનદાસ રૂપચંદાની	૧-૨, પ્લોટ નં. ૨૭૯ વોર્ડ નં. ૧૨-બી અજંટા કોમર્શિયલ સેન્ટર-૨, ગાંધીધામ, ૩૭૦ ૨૦૧-કચ્છ, ‘લક્ષ્મીવિલા’ સી-૭, ૧૦-બી, ભાઈ પ્રતાપનગર, ગાંધીધામ.	—એજન—	કચ્છ.	
૪૩ શ્રી જયકુમાર સી. સંઘવી	શાંતિનાથજી દેરાસર સામે, ઝાંસી કી રાણી રોડ, માંડવી-કચ્છ.	—એજન—	કચ્છ.	
૪૪ શ્રી શંકરભાઈ લીલાધર સચદે	“રાજભવન” પંચમુખી હનુમાન શેરી, ભુજ-૩૭૦ ૦૦૧, જિ. કચ્છ.	—એજન—	કચ્છ.	
૪૫ શ્રી ચિરીષ દેવીપ્રસાદ દવે	૫૮/એ, ત્રિકમભવન કિશ્ના સોસાયટી સ્ટેશન રોડ, આણંદ મામલતદાર કચેરી સામે, સ્ટેશન રોડ, આણંદ.	—એજન—	ખેડા	
૪૬ શ્રી કાંતિલાલ એમ પટેલ	સરદાર ભુવન સ્ટેશન રોડ, નડિયાદ, જી. ખેડા-૩૮૭ ૦૦૧ નિકેતન ગુરુકૃપા સોસાયટી, ઓવરબ્રીજ પાસે, નડિયાદ.	એજન	ખેડા નિલ્લો.	
૪૭ શ્રી હસમુખલાલ છગનલાલ શાહ	શાંતિકુંજ પ્રણવનગર સોસાયટી, પેટલાદ એડવોકેટ હાઈકોર્ટ જી. ખેડા, સ્ટેશન રોડ, પેટલાદ, જિ. ખેડા.		ખેડા	
૪૮ શ્રી કનુભાઈ હીરાલાલ શાહ	દેવચકલા, નડિયાદ, ખેડા	—એજન—	ખેડા	
૪૯ મીશ ઈશ્વરીબેન ટી. શર્મા	સ્ટેશન રોડ, પેટલાદ, શ્રીરામ સોસાયટી બીવી રોડ પેટલાદ.	—એજન—	ખેડા	
૫૦ શ્રી પ્રદ્યુમન જી. વૈધ	સ્ટેશન રોડ, પેટલાદ, જિ. ખેડા	—એજન—	ખેડા	
૫૧ શ્રી અમરસિંહ આર. સોલંકી	જૂની સીવીલ કોર્ટ સામે, બોરસદ ખેડા ૫, ઈશ્વરીકૃપા સોસાયટી, બોરસદ નિલ્લો-ખેડા	—એજન—	ખેડા	

૧	૨	૩	૪	૫	૬
૫૨	શ્રી સુમન એસ. બાસ	જુની સીવીલ કોર્ટ બોરસદ, જિ.ખેડ ૨/૫૧૯ બાસકળીયા, જન દેરાસર પાસે, બોરસદ જી. ખેડ	—એજન—	ખેડ.	
૫૩	શ્રી નારણલાલ ચુનીલાલ ગાંધી	પીલાજી ગંજ અમથા પ્રભુદાસ ચાવ, મહેસાણા, શ્રી મદન મોહનલાલજી બીલ્ડીંગ સ્ટેશન રોડ, મહેસાણા	—એજન—	મહેસાણા જિલ્લો	
૫૪	શ્રી જાંબુડી ભુપેશ કાલાલાલ	દેશાઈવાડા, કડી-૩૮૨૭૧૫, ડીસ્ક્રીક્ટ- મહેસાણા, વ્યવસાય કંપાઉન્ડ કડી- ૩૮૨ ૭૧૫, જિ. મહેસાણા	એડવોકેટ	મહેસાણા	
૫૫	શ્રી કેશવલાલ ઈશ્વરલાલ પટેલ	૧૨, ઈશ્વરકૃપા સોસાયટી, ન્યુ કારકુન ચાલની પાછળ. મહેસાણા-૩૮૪૦૦૧.	એડવોકેટ	મહેસાણા	
૫૬	શ્રી વીરસિંહભાઈ વી. ચૌધરી	ખાદી ગ્રામોદ્યોગ ભવન, રાજમહેલ રોડ મહેસાણા.	,,	મહેસાણા	
૫૭	શ્રી લલિતકુમાર ભગવાનદાસ પટેલ	ગરબાડા, તા. દાહોદ જિ. પંચમહાલ કોર્ટ રોડ, ગાંધીચોક, દાહોદ, જિ. પંચમહાલ.	એડવોકેટ	પંચમહાલ જિલ્લો	
૫૮	શ્રી નવનીતભાઈ બાબરભાઈ પટેલ	મહેતા બીલ્ડીંગ, સીવીલ, લાઈન રોડ, ગોધરા-પંચમહાલ-૩૮૮૦૦.	—એજન—	પંચમહાલ.	
૫૯	શ્રી કિશોરચંદ્ર ગાંધીલાલ જોષી	અનિલ કુંજ, રેલ્વે સ્ટેશન સામે, ગોંડલ જી. રાજકોટ, ૨, યોગીનગર, આશાપુરા રોડ, ગોંડલ.	એડવોકેટ	રાજકોટ જિલ્લો.	
૬૦	શ્રી શેલેશચંદ્ર પ્રભુલાલ કામદાર	૨જ માળ, લીલાવતી ચેમ્બર્સ, બસ સ્ટેશન સામે, સ્ટેશન રોડ, રાજકોટ.	એડવોકેટ	રાજકોટ	
૬૧	શ્રી જયેન્દ્ર શાંતિલાલ મંડાણી	૧૯, અલાંકાર, ચેમ્બર્સ પહેલોમાળ, દેબર ચોક, રાજકોટ શારદા એપાર્ટમેન્ટ બ્લોક -૩, ૧, સરદારનગર વેસ્ટ મેઈનરોડ, રેલ્વે લાઈન, રાજકોટ,	—એજન—	રાજકોટ	
૬૨	શ્રી હિમતલાલ હરિલાલ પટેલ	૩૨, પારેખ ચેમ્બર્સ, દેબરચોક, રાજકોટ	—એજન—	રાજકોટ	
૬૩	શ્રી ઉમેશકુમાર જીવરાજભાઈ સોલાંકી	બેડીપરા, સોળશંભી સ્ટ્રીટ, રાજકોટ ૩૬૦૦૦૩, જગજીત ચેમ્બર્સ, કેસરે હિન્દ બીલ્ડીંગ, રાજકોટ.	—એજન—	રાજકોટ	
૬૪	શ્રી પ્રભુદાસ નરભેરામ સોનેજી	ખત્રીવાડ, કબીરશેરી, જુના જામનગર, ઉતારા શેરી, રાજકોટ, દરબારગઢ, રાજકોટ.	—એજન—	રાજકોટ.	
૬૫	શ્રી મનહરલાલ નિહાલચંદ ઉદાણી	૩૨, તકાશિલા સોસાયટી, પંડિત સીતારામ રાજમાર્ગ, રાજકોટ, ૩, પંચનાથ, પ્લોટ -રાજકોટ	—એજન—	રાજકોટ.	
૬૬	શ્રી ભાઈશંકર ત્રિભુવન ઉપાધ્યાય	૨૦, મીલપરા ૧૬, વિશાળી બ્લોક રાજકોટ.	—એજન—	રાજકોટ.	
૬૭	શ્રી રમેશ કે. પૂજાણી	વડચોક પાસે, સરદાર પટેલ રોડ, ઉપલેટા, જિ. રાજકોટ.	,,	રાજકોટ.	

૧	૨	૩	૪	૫
૬૮. શ્રી અનુભીયા મહંમદમીયા મલેક	સીનેપા રોડ, હિમતનગર-૩૮૩૦૦૧ ડી. હિમતનગર, હંદીઅલપુર, હિમતનગર.	—એજન—	સાબરકાંઠા જલ્લો	
૬૯. શ્રી કનુભાઈ અંબાલાલ શાહ	સીનેપા રોડ, હિમતનગર, ડીસ્ટ્રીક્ટ કોર્ટ કમ્પાઉન્ડ, હિમતનગર, 'વૃદાવન' સાકો બેન્ક કો. ઓ. સોસાયટી, મહાવીરનગર, હિમતનગર.	એડવોકેટ ગુજરાત હાઈકોર્ટ.	સાબરકાંઠા	
૭૦. શ્રી ધીરુભાઈ વિજયભાણુદાસ ચવીયાવાલા	૧૮૩૭-૪૨, પહેલો માળ, મહાત્મા ગાંધી રોડ, લીમડાચોક, સુરત, ૧૧/૨૫૧૫-એ "સ્મૃતિ" એમ.પી. પટેલ ગર્લ્સ હાઈસ્કૂલ નજીક, મરછી પોઠ સામે, સુરત.	—એજન—	સુરત જલ્લો	
૭૧. શ્રી નયન રામચંદ્ર દેસાઈ	કે. કોર્ટ વ્યારા, જી. સુરત, ૩૮૪૬૫૦	એડવોકેટ ગુજરાત હાઈકોર્ટ.	સુરત.	
૭૨. શ્રી તાલેરઅલી હેદરઅલી હવેલીવાલા	હેદરઅલી કાસમજી સ્ટ્રીટ, બેગમપુરા, સુરત-૩.	—એજન—	સુરત	
૭૩. શ્રી સીરાજુદ્દીન નઝીમદીન કાઝી	ફરિદા મંજીવ, ૧/૮૦ થી ૮૨, પહેલો માળ ગોલંદાજ શેરી, નાનપુરા, સુરત. ૪/૨ ૩, વિક્ટોરીયાસાહેબ કલબ બીલ્ડીંગ, કલોક ટાવર સામે, સુરત.	—એજન—	સુરત	
૭૪. શ્રી નટવરલાલ છગનલાલ શાહ	સુરતી બજાર, વ્યારા, જી. સુરત	—એજન—	સુરત	
૭૫. શ્રી વીરેશ ઈશ્વરલાલ ઠક્કર	પીક એનેક્ષ, લમો માળ, બોમ્બે હાઉસ પાસે, સોની ફળિયા, મેઈન રોડ, સુરત, ૩૮૫૦૦૧, ફ્લેટ નં. ૧૦૧૦ બોમ્બે હાઉસ, સોની ફળિયા, પાણીની ભીંત સુરત.	—એજન—	સુરત	
૭૬. શ્રી ખુશાવભાઈ રણછોડભાઈ સાલંકી	ટાંકી ફળિયા, કકોર, તા. કારંજ જિલ્લો સુરત.	"	સુરત	
૭૭. શ્રી કાકોરલાલ નાનાલાલ વકીલ	બેન્ક ઓફ ઈન્ડિયા, નજીક નવા ફળિયા, બારડોલી, જી. સુરત-૩૮૪૬૦૧.	—એજન—	સુરત.	
૭૮. શ્રી દિનેશચંદ્ર જી. રાવલ	જવાહર ચોક, સુરેન્દ્રનગર, બારીરોડ, વઢવાણ સીટી, સુરેન્દ્રનગર.	—એજન—	સુરેન્દ્રનગર જલ્લો	
૭૯. શ્રી નરેન્દ્ર જી. શાહ,	ઓલ્ડ કોટન માર્કેટ, લલિતા નિવાસ સુરેન્દ્રનગર.	એડવોકેટ હાઈકોર્ટ	સુરેન્દ્રનગર.	
૮૦. શ્રી જગદીશચંદ્ર જી. ભટ્ટ	રાધાકૃષ્ણ પોળ, પેલેસ રોડ, વડોદરા.	—એજન—	સુરેન્દ્રનગર.	
૮૧. શ્રી પ્રણલાલ ચતુરદાસ પૂજારા	ગ્રીનચોક, ધાંગધરા, જી. સુરેન્દ્રનગર.	"		
૮૨. મીસ મૃણાલીની સુમંત ભટ્ટ	ખાડીયા પોળ, નં. ૧, માર્કેટ સામે, પેલેસ રોડ, વડોદરા રૂમ નં. ૭૮, ન્યાયમંદિર, પહેલો માળ, દક્ષિણ-પૂર્વ વિભાગ, વડોદરા.	—એજન—	વડોદરા જલ્લો.	



૧	૨	૩	૪	૬
૮૩. શ્રી જગદીશચંદ્ર રંગીવદાસ ભાવસાર	મોટી છીપાવાડ, નજરબાગની પાછળ, વડોદરા-૩૯૦૦૦૬ વ્યવસાય : ન્યાયમંદિર, વેલરીપુરા, વડોદરા.	એડવોકેટ, ગુજરાત હાઈકોર્ટ.	વડોદરા	
૮૪. શ્રી રમણભાઈ એ. દેસાઈ	ગુરુકૃપા, રોકડનાથ રોડ, કલામંદિર, ટોકીઝ પાર્ક, વડોદરા.	—એજન્ટ—	વડોદરા	
૮૫. શ્રી કનુભાઈ એસ. પંડ્યા,	શાન્તિસ્મૃતિ, વિહારકુંજ સોસાયટી, વિહાર સિનેમા પાર્ક, રાજમુક્તેશ્વર રોડ, વડોદરા.	—એજન્ટ—	વડોદરા	
૮૬. શ્રી મધુસુદન ડાહ્યાભાઈ પરીખ	દેસાઈ શેરી, ઘડિયાળી પોળ, વડોદરા-૩૯૦૦૦૧.	—એજન્ટ—	વડોદરા	
૮૭. શ્રી જયંતકુમાર છોટાભાઈ પટેલ	૩૦૬, અલંકાર એપાર્ટમેન્ટ, માલિક, રાઉલ રોડ, યુ. કો. બેન્ક સામે, દાંડિયા બજાર, વડોદરા.	એડવોકેટ	વડોદરા	
૮૮. શ્રી અરવિંદ મુળજીભાઈ શાહ	પાડીપોળ, એમ. જી. રોડ, વડોદરા ૩૯૦૦૦૧ વ્યવસાય : ઘડિયાળી પોળ, ઘંટીયાળા નાકા, વડોદરા-૩૯૦૦૦૧.	એડવોકેટ	વડોદરા	
૮૯. શ્રી મદનમોહન છોટાભાઈ વૈદ્ય	સરકારી વકીલની કચેરી, ન્યાયમંદિર રોડ, વડોદરા. ૮, કંકુભા નિવાસ, પ્રતાપકુંજ સોસાયટી વડોદરા.	એડવોકેટ ગુજરાત હાઈકોર્ટ	વડોદરા	
૯૦. શ્રી પુરુષોત્તમદાસ નરસિંહભાઈ ભગત	દામનાણી ઝાંપા, પો. ઓ. કીલપારડી જી. વલસાડ. વલસાડઝાંપા પો. ઓ. કીલપારડી, વલસાડ.	એડવોકેટ	વલસાડ	
૯૧. શ્રી નરેશ બી. નાયક	નાની છીપવાડ, ગણદેવી-૩૯૬૩૬૦ જી. વલસાડ.	—એજન્ટ—	વલસાડ.	
૯૨. શ્રી ધીરેન્દ્રકુમાર કીકાભાઈ પટેલ	૩૧, દત્તનગર સોસાયટી લી. નાનકવાડ, વલસાડ-૧૨. ગીરધર ચેમ્બર્સ, સીવીલ કોર્ટ પાછળ, વલસાડ-૩૯૬૦૦૧, તા. જી. વલસાડ	એડવોકેટ	વલસાડ	
૯૩. શ્રી હિરવરભાઈ જીવાભાઈ પટેલ	વશી ફળીયા, હાવાર, વલસાડ-૩૯૬૦૦૧.	એડવોકેટ	વલસાડ	
૯૪. શ્રી ચન્દ્રકાન્ત બી. દેસાઈ	ધરમીન, કોસલેન હાવારરોડ, વલસાડ.	એડવોકેટ	વલસાડ.	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

બી. કે. શાહ,  
સરકારના સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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## EXTRAORDINARY

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### PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### LEGAL DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 12th January, 1993.

THE CODE OF CIVIL PROCEDURE, 1908.

No. GK/02/93/MIS-1088/7075-D.—In exercise of the powers conferred by sub-section (2) of the section 55 of the Code of Civil Procedure, 1908 (5 of 1908). The State Government hereby declare that any person or class of persons whose arrest might be attended with danger or inconvenience to the public shall not be liable to arrest in execution of a decree otherwise than in accordance with the procedure prescribed as follows:—

(i) If at the moment of proposed arrest of any person under civil process he is engaged in the performance of public duties, his withdrawal from which would be attended with danger or manifest public inconvenience, the arresting Officer should first acquaint the immediate superior of the employee about to be arrested or the person who has authority to find a substitute to perform the duties of such employee, and, if necessary should defer arrest until such employee is relieved by another. A similar course should be pursued with regard to persons filling offices connection with the preservation of the peace. The expenses should be paid by the decree-holder and added to the sum levied in execution.

(ii) Whenever a Court has occasion to issue a warrant for the arrest of any person in the employment of a Railway Administration, the Court shall enter in the warrant a direction to the bailiff or process-server to whom it is entrusted for execution requiring him before making the arrest, if the person to be arrested is on duty, to acquaint a superior official of such person with the fact that the arrest is about to be made.

(iii) With reference to a person in the employment of a Railway Administration, the Words "Superior Official" shall be deemed to include a railway official of the rank of Station Master, Fore man or Inspector, but not one of lower rank.

By order and in the name of the Governor of Gujarat,

D. P. BUCH,  
Joint Secretary to Government.





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# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### LEGAL DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 28th January, 1993.

#### CODE OF CRIMINAL PROCEDURE, 1973.

No. GK/5/93/OLA-1080/2484/D.—In exercise of powers conferred by Section 272 of the Code of Criminal Procedure, 1973 (2 of 1974) (hereinafter referred to as "the said Code"), the Government of Gujarat hereby determines Gujarati and English to be the languages of Criminal Courts specified in paragraph (2) of Government Order, Legal Department No. GK/81/43/OLA/1080/2484/D, dated the 28th December, 1981 for the purpose of writing judgements and orders under the said Code for a further period of two years commencing on the 1st July, 1992 and ending on the 30th June, 1994 and for that purpose amends the said Order as follows, namely:—

In paragraph (2) of the said Order, for the figures, letters and word "30th June, 1992" the figures, letters and word "30th June, 1994" shall be substituted.

By order and in the name of the Governor of Gujarat,

D. P. BUCH,  
Joint Secretary to Government.

કાયદા વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, ૨૮મી જાન્યુઆરી, ૧૯૯૩.

ફોજદારી કાર્યરીતિ અધિનિયમ, ૧૯૭૩.

ક્રમાંક : જીકે-૫/૯૩/ઓએલએ-૧૦૮૦-૨૪૮૪-૩.—ફોજદારી કાર્યરીતિ અધિનિયમ, ૧૯૭૩ (સન ૧૯૭૪ના ૨જા જૂનના આમાં હવે પછી “સદરહુ અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે તે)ની કલમ ૨૭૨ થી મળેલી સત્તાની ફરમે, ગુજરાત સરકાર, આથી, કાયદા વિભાગના તારીખ ૨૮મી ડિસેમ્બર, ૧૯૮૧ના સરકારી હુકમ ક્રમાંક : જીકે-૮૧-૪૩-ઓએલએ-૧૦૮૦-૨૪૮૪-૩ ના પરિશ્લેષ (૨)માં નિર્દિષ્ટ કરેલી ગુજરાતી અને અંગ્રેજી ભાષાને સન ૧૯૮૨ના જુલાઈ મહિનાની ૧લી તારીખે શરૂ થતી અને ૧૯૮૪ના જુન મહિનાની ૩૦મી તારીખે પૂરી થતી બે વર્ષની વધુ મુદત માટે સદરહુ અધિનિયમ હેઠળ ચૂકાદાઓ અને હુકમો લખવાના હેતુ સાથે ફોજદારી કોર્ટોની ભાષાઓ તરીકે નક્કી કરે છે અને તે હેતુ માટે, સદરહુ હુકમ નીચે પ્રમાણે સુધારે છે :—

સદરહુ હુકમના પરિશ્લેષ (૨)માં, “સન ૧૯૮૨ના જુન મહિનાની ૩૦મી તારીખ” એ શબ્દો, આંકડા અને અક્ષરોને બદલે “સન ૧૯૮૪ના જુન મહિનાની ૩૦મી તારીખ” એ શબ્દો, આંકડા અને અક્ષરો મૂકવા.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ડી. પી. બુચ,  
સરકારના સંયુક્ત સચિવ.



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## PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2nd February, 1993.

**TERRORIST AND DISRUPTIVE ACTIVITIES (PREVENTION) ACT, 1987.**

No. : GK/8/93/APT/3392/5019/H/1,—In exercise of the powers conferred by Sub-section (1) of section 13 of the Terrorist and Disruptive Activities (Prevention) Act, 1987 (28 of 1987) the Government of Gujarat hereby appoints Shri B. H. Gandhi Public Prosecutor, Amreli, for the designated court, Amreli and for that purpose amends the Government Notification No. : APT/3387/GK/23/H1 dated 9-9-1987 as follows, namely :—

In the Schedule to the said Notification, for the entry at Sr. No. 3 and for columns 2 and 3 against it the following shall be substituted namely :—

3. Shri B. H. Gandhi  
Public Prosecutor, Amreli.

Designated Court, Amreli.

By order and in the name of the Governor of Gujarat,

S. N. DOSHI,  
Deputy Secretary to Government.



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## PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### HEALTH AND FAMILY WELFARE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 4th February, 1993.

#### PREVENTION OF FOOD ADULTERATION ACT, 1954.

No. GY/5/PFA/1092/400(93)/ JH.-- In exercise of the powers conferred by clause (VIII-a) of Section 2 of the Prevention of Food Adulteration Act, 1954 (Act 37 of 1954), the Government of Gujarat hereby appoints the Health Officer, Surat Municipal Corporation to be the Local (Health) Authority in charge of the health administration for the area within the limits of the Surat Municipal Corporation and for that purpose amends Government Notification, Health and Family Welfare Department No. GY/87/38/PFA/1086-- 2232 (i) JH, dated 26th August, 1987 as follows, namely:--

In the Schedule appended to the said notification, for the entry at Serial Number 3, the following shall be substituted :--

“ 3. Health Officer, Surat Municipal Corporation, Surat.

Area within the limits of Surat Municipal Corporation.”

By order and in the name of the Governor of Gujarat,

J. M. CHRISTIAN,  
Under Secretary to Government.



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## PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

*Mortgage loan of Rs. 20.00 Crores  
from LIC of India availing by  
the Gujarat Electricity Board.*

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar 8th February, 1993.

No. GU-93-(2)-ESA-1193-589-K.—In exercise of the power conferred under Sub-Section (1) of Section-65 of the Electricity (Supply) Act, 1948, (LIV of 1948), the Government of Gujarat hereby accords sanction to the Gujarat Electricity Board to borrow from Life Insurance Corporation of India a sum of Rs. 20.00 Crores (Rupees Twenty Crores only) for financing the capital expenditure of Utran Gas Based Power Project on mortgage charge on assets of Wanakbori T. P. S. Stage-II assets of Rs. 17434.60 lakhs and also on further charge of already mortgaged by the Gujarat Electricity Board to avail of the earlier thirty one loans of Rs. 240 lacs, Rs. 100 lacs, Rs. 25 lacs, Rs. 275 lacs, Rs. 500 lacs, Rs. 400 lacs, Rs. 400 lacs, Rs. 450 lacs, Rs. 500 lacs, Rs. 550 lacs, Rs. 600 lacs, Rs. 760 lacs, Rs. 730 lacs, Rs. 100 lacs, Rs. 800 lacs, Rs. 120 lacs, Rs. 1138 lacs, Rs. 1252 lacs, Rs. 1129 lacs, Rs. 891 lacs, Rs. 995 lacs, Rs. 1094 lacs, Rs. 800 lacs, Rs. 1203 lacs, Rs. 1323 lacs, Rs. 1455 lacs, Rs. 1924 lacs, Rs. 2275 lacs, Rs. 2502 lacs, and Rs. 2752 lacs from Life Insurance Corporation of India. Thus this loan of Rs. 20.00 Crores to be borrowed shall have further charge on Wanakbori T. P. S. Stage-II assets of Rs. 17434.60 lakhs and also further charge on the assets of Gujarat Electricity Board with written down value of Rs. 45577.38 lacs already mortgaged with Life Insurance Corporation of India against earlier Thirty-first loans.

The loan of Rs. 2000 lacs would be subject to the following terms and conditions :—

11-1

IV-A-Ex.-11-(1)

(A) Rate of interest : This loan will carry on interest of 18 % p.a. payable quarterly on 15th January, 15th April, 15th July, and 15th October, each year. However, interest rate may undergo an upward revision and Board may be required to pay interest at the revised rate of this loan from the date of disbursement thereof.

(B) Repayment of Loan : The loan will be repayable within a maximum period of 15 1/4 years from date of drawal of the loan by 15 annual equal instalment. The 1st of such instalments of repayment will however fall due on 15th January or 15th April or 15th July or 15th October following completion of one year from the date of drawal of the loan.

**(C) INTEREST TAX :**

(i) GEB will pay the interest tax at the rate of 3 % p.a. or such rate as may be decided by the Government of India from time to time on the interest amount in accordance with the provisions of the Interest Tax Act, 1974 as amended by Finance (No. 2) Act, 1991.

(ii) In case of default in payment of interest or repayment of loan on the due dates. Gujarat Electricity Board shall be liable to pay compound interest thereon at 1 % over the prevailing interest rate being charged and with same rates. Any interest for a broken period shall be calculated on a daily basis using 365 days factor.

**(D) INSURANCE :**

The fixed assets mortgaged to the Life Insurance Corporation of India shall be insured as required by the Life Insurance Corporation of India. Other condition with regard to place of disbursement, repayment costs and legal expenses, inspection of mortgage premises as applicable to the loan drawn by Gujarat Electricity Board on the earlier occasions would apply in the case of the above referred loan as well.

By order and in the name of the Governor of Gujarat,

**B. J. MAKWANA,**  
Deputy Secretary to Government.





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### PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### GENERAL ADMINISTRATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 8th February, 1993.

#### CONSTITUTION OF INDIA.

No. GS/93-2/211-11-93-(1)-CU.—In exercise of the powers conferred by clauses (2) and (3) of article 166 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Government Rules of Business, 1990, namely:—

1. (1) These rules may be called the Gujarat Government Rules of Business (Amendment) Rules, 1993.
- (2) They shall come into force with effect from 1st April, 1993.

2. In the Gujarat Government Rules of Business, 1990, in the First Schedule.—

- (a) in Part-I, after entry at serial number 20, the following entry shall be added, namely:—

1	2	3
"21.	Legislative and Parliamentary Affairs Department.	L & PAD";

- (b) in Part-II,—

- (1) under the heading "(1) Subject allotted to the General Administration Department",—

- (i) in entry at serial No. 3, for the abbreviation "LD", the abbreviation "L & PAD" shall be substituted;



(ii) in entry at serial No. 45, in item (iii), for the words, figure and abbreviation, "and entry No. 7 under the E & PCD", the following shall be substituted, namely :—

"entry No. 7 under the E & PCD and entry No. 11 under the L & PAD";

(2) under the heading "(2) Subjects allotted to the Agriculture, Co-operation and Rural Development Department", after the entry at serial No. 6, the following entry shall be inserted, namely :—

"6A. Khar lands (see also entry No. 4 under R.D.)";

(3) under the heading "(9) Subjects allotted to the Industries and Mines Department", after the entry at serial No. 29, the following entry shall be inserted, namely :—

"29A. Gujarat Women Economic Development Corporation Limited";

(4) under the heading "(12) Subjects allotted to the Legal Department", entries at serial Nos. 1, 2, 3, 4 (i to xi), 5, 6, and 32 shall be deleted;

(5) under the heading "(13) Subjects allotted to the Narmada and Water Resources Department", entry at serial No. 4 shall be deleted;

(6) under the heading "(15) Subjects allotted to the Revenue Department", in entry at serial No. 4, for the words, figures and abbreviation "entry No. 4 under N & WRD", the words, figure and abbreviation "entry No. 6A under AC & RDD" shall be substituted;

(7) after the heading "(20) Subjects allotted to the Energy and Petro-Chemicals Department" and entries thereunder, the following heading and entries thereunder shall be added, namely :—

"(21) Subjects allotted to the Legislative and Parliamentary Affairs Department.

1. Salaries and allowances of members of the Legislature of the State, of the Speaker and Deputy Speaker of the Legislative Assembly, of the Leader of the Opposition of the Legislative Assembly and of the Government Chief Whip, powers, privileges and immunities of the Legislature of the State and of the Members and Committees thereof, enforcement of attendance of persons for giving evidence of producing documents before Committee of the Legislature of the State (see also entry No. 3 under GAD).

2. Removal of disqualifications for membership of the Legislature of the State.

3. Rules of the procedure of the Legislature of the State.

4. Other matters pertaining to Parliamentary affairs, that is to say—

(i) the summoning of the State Legislature, and the prorogation and dissolution thereof;

(ii) planning and co-ordination of Legislative and other official business in the Legislature of the State;

(iii) allocation of Government time in the Legislature of the State for discussion on motions notice of which given by members of the Legislature;

(iv) Examination of vires of private member's Bills and Resolutions;

(v) liaison with leaders of parties and Chief Whip;

(vi) lists of members for Select Committee on Bills;

(vii) appointments of Members of Legislature of the State on Committee and Bodies set up by Government;

(viii) information of Informal Consultative Committees of Members of the Legislature of the State for various departments;

(ix) implementation of assurance given by Ministers in the Legislature of the State;

- (x) advice to departments on Procedural and other Parliamentary matters;
  - (xi) Co-ordination of action by department on the recommendations of general application made by Committees of the Legislature of the State;
  - (xii) all other matters connected with Legislature of the State.
5. Matters connected with Parliament and Parliamentary affairs.
  6. Drafting and Scrutiny of Ordinances and Bills falling under State List and Concurrent List of the Constitution including technical and procedural aspects thereof.
  7. Scrutiny and drafting of statutory rules, regulations, bye-laws, notifications, orders etc.
  8. Updating the Laws in force in the State, research work relating to Legislation and Parliamentary Affairs, Revision of Acts and Compilations of the Legislative and Parliamentary Affairs.
  9. Reprinting of Acts.
  10. Translation from English to Gujarati relating to the Official and Non-Official Bills, Ordinances and amendments thereof, Statutory Rules, Notifications, Orders, Corrigendum and important Legislations of Central Government and other technical matters.
  11. (i) All matters pertaining to appointments, posting, transfers, promotions, conduct, grant of leave, pensions, etc. in respect of all gazetted officers (other than those covered under entry No. 45 in the subjects allotted to the GAD) and non-gazetted Government servants under the administrative control of the Department;
  - (ii) all matters pertaining to grant of pension in respect of Class I and II Officers of the Secretariat Cadre under the administrative control of the department; and
  - (iii) all matters pertaining to grant of leave and to impose penalties as specified at serial numbers 1 and 2 of the rule 6 of the Gujarat Civil Services (Discipline and Appeal) Rules, 1971 and to institute disciplinary proceedings for imposing penalties as specified at serial numbers 3 to 8 of the said rule 6 in respect of Class II officers of the Secretariat cadre under the administrative control of the Department (see also entry No. 45 under GAD).
  12. Works, lands and buildings vested in or in the possession of Government for the purposes of the State and assigned to the Legislative and Parliamentary Affairs Department.
  13. Inquiries and statistics for the purpose of any of the matters in this list.
  14. Fees in respect of any of the matters in this list, but not including fees taken in any court".

By order and in the name of the Governor of Gujarat,

K. V. HARIHARDAS,  
Chief Secretary to Government.

સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૮મી ફેબ્રુઆરી, ૧૯૯૩.

ભારતનું સંવિધાન.

ક્રમાંક : ગસ/૮૩-૨/સકન-૧૧૮૩(૧)-કે.જી.—ભારતના સંવિધાનની કલમ ૧૬૬ ની પેટા-કલમો (૨) અને (૩) થી મળેલી સત્તાની ફેરે, ગુજરાતના રાજ્યપાલ, આથી, ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૮૦ વધુ સુધારવા નીચેના નિયમો કરે છે :—

૧. (૧) આ નિયમો “ગુજરાત સરકારના કામકાજના નિયમો (સુધારવા) નિયમો, ૧૯૮૩” કહેવાશે.

(૨) તે, સન ૧૯૯૩ના એપ્રિલ મહિનાની ૧લી તારીખથી અમલમાં આવશે.

૨. ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૯૦ માં, પહેલી અનુસૂચિમાં, —

(ક) ભાગ-૧ માં, અનુક્રમાંક ૨૦ પરની નોંધ પછી, નીચેની નોંધ ઉમેરવી:—

૧	૨	૩
“૨૧ વૈદ્યાનિક અને સંસદીય બાબતોનો વિભાગ		વે. અને સ. બા. વિ.”
(ખ) ભાગ-૨ માં,		
“(૧) સામાન્ય વહીવટ વિભાગને ફાળવેલા વિષયો” એ શીર્ષક હેઠળ,—		
(૧) અનુક્રમાંક ૩ પરની નોંધમાં, “કા. વિ.” એ સંક્ષિપ્ત અક્ષરોને બદલે, “વે. અને સં. બા. વિ.” એ સંક્ષિપ્ત અક્ષરો મૂકવા.		
(૨) અનુક્રમાંક ૪૫ પરની નોંધમાં, બાબત (૩) માં “ઉ. અને પ. કે. વિ. હેઠળની નોંધ નંબર “૭” એ શબ્દો, આંકડા અને સંક્ષિપ્ત અક્ષરોને બદલે, નીચેની મંજૂર મૂકવી:—		
ઉ. અને પે. કે. વિ. હેઠળની નોંધ નંબર ૭ અને વે. અને સં. બા. વિ. હેઠળની નોંધ નંબર ૧૧.”		
(૨) “(૨) કૃષિ, સહકાર અને ગ્રામ વિકાસ વિભાગને ફાળવેલા વિષયો” એ શીર્ષક હેઠળ, અનુક્રમાંક ૬ પરની નોંધ પછી જ નીચેની નોંધ દાખલ કરવી:—		
“૬-ક. ખારી જમીનો (મ. વિ. હેઠળની નોંધ ક્રમાંક ૪) પણ જુઓ.”		
(૩) “(૮). ઉદ્યોગ અને ખાણ વિભાગને ફાળવેલા વિષયો” એ શીર્ષક હેઠળ, અનુક્રમાંક ૨૮ પરની નોંધ પછી, નીચેની નોંધ દાખલ કરવી:—		
“૨૮-ક. ગુજરાત મહિલા આર્થિક વિકાસ કોર્પોરેશન લિમિટેડ,”		
(૪) “(૧૨) કાયદા વિભાગને ફાળવેલા વિષયો” એ શીર્ષક હેઠળની અનુક્રમાંક ૧, ૨, ૩, ૪ (૧ થી ૧૧) ૫, ૬ અને ૩૨ પરની નોંધ કમી કરવી ;		
(૫) “(૧૩) નર્મદા અને જળસંપત્તિ વિભાગને ફાળવેલા વિષયો” એ શીર્ષક હેઠળની અનુક્રમાંક ૪ પરની નોંધ કમી કરવી ;		
(૬) “(૧૫) મહેસૂલ વિભાગને ફાળવેલા વિષયો” એ શીર્ષક હેઠળની અનુક્રમાંક ૪ પરની નોંધમાં, “નં. અને જ. સં. વિ. હેઠળની નોંધ નંબર ૪” એ સંક્ષિપ્ત અક્ષરો, શબ્દો અને આંકડાને બદલે “કૃ. સ. અને ગ્રામ વિ. વિ. હેઠળની નોંધ ક્રમાંક ૬-ક” એ સંક્ષિપ્ત અક્ષરો, શબ્દો અને આંકડા મૂકવા.		
(૭) “(૨૦) ઊર્જા અને પેટ્રોકેમિકલ્સ વિભાગને ફાળવેલા વિષયો” એ શીર્ષક અને તે હેઠળની નોંધ પછી નીચેનું શીર્ષક અને તે હેઠળની નોંધ ઉમેરવી:—		
“(૨૧) વૈદ્યાનિક અને સંસદીય બાબતોના વિભાગને ફાળવેલા વિષયો.		
૧. રાજ્ય વિધાનમંડળના સભ્યોના, વિધાનસભાના અધ્યક્ષ અને ઉપાધ્યક્ષના, વિધાનસભાના વિરોધ પક્ષના નેતાના અને સરકારના મુખ્ય દંડકના પગાર અને ભથ્થા, રાજ્ય વિધાનમંડળના અને તેના સભ્યો અને સમિતિની સત્તા, વિશેષાધિકારો અને તેમને મળતી મુક્તિ, રાજ્ય વિધાનમંડળની સમિતિ સમક્ષ જુલાની આપવા સાટે કે દસ્તાવેજી રજૂ કરવા માટે વ્યક્તિઓને હાજર થવા ફરમાવવું સા. વ. વિ. હેઠળની નોંધ નંબર ૩ પણ જુઓ		
૨. રાજ્ય વિધાનમંડળના સભ્યપદ માટેની ગેરલાયકાતો દૂર કરવી.		
૩. રાજ્ય વિધાનમંડળની કાર્યરીતિના નિયમો.		
૪. સંસદીય કામકાજને લગતી બીજી બાબતો જેવી કે:—		
(૧) રાજ્ય વિધાન મંડળની બેઠક બોલાવવી અને તે બેઠકની સત્ર સમાપ્તિ અને તેનું વિસર્જન;		

- (૨) રાજ્ય વિધાનમંડળમાં, વૈદ્યાનિક અને બીજા સહકારી કામકાજના નિયમો અને સંકલન.
- (૩) વિધાનમંડળના સભ્યોએ નોટિસ આપી હોય તેવા પ્રસ્તાવોની ગર્યા-વિચારણા માટે રાજ્ય વિધાનમંડળના સરકારી સમયની ફાળવણી ;
- (૪) ખાનગી સભ્યોના વિધેયો અને ઠરાવોના ફેરફારની તપાસ.
- (૫) પક્ષના નેતાઓ અને મુખ્ય દંડક સાથે સંપર્ક.
- (૬) વિધેયક અંગેની પ્રવર સમિતિઓ માટેના સભ્યોની યાદી.
- (૭) સરકારે સ્થાપેલી સમિતિ અને મંડળોમાં રાજ્ય વિધાનમંડળના સભ્યોની નિમણૂક બાબત.
- (૮) જુદા જુદા વિભાગો માટે રાજ્ય વિધાનમંડળના સભ્યોની અનીપચારિક સલાહકાર સમિતિઓની રચના.
- (૯) રાજ્ય વિધાનમંડળના મંત્રીઓએ આપેલી ખાતરીઓનો અમલ.
- (૧૦) કાર્યવાહી અંગે બીજી સંસદીય બાબતો અંગે વિભાગોને સલાહ આપવી.
- (૧૧) રાજ્ય વિધાનમંડળની સમિતિઓએ કરેલી સામાન્ય અરજીની ભલામણો અંગે વિભાગોએ લીધેલા પગલાંનું સંકલન.
- (૧૨) રાજ્ય વિધાનમંડળ સાથે સંકળાયેલી બીજી તમામ બાબતો.
- ખ. સંસદ અને સંસદીય બાબતો સાથે સંકળાયેલી બાબતો.
- ક. બંધારણની રાજ્ય-યાદી અને સમવર્તી યાદી હેઠળ આવતા વટહુકમો. અને વિધેયોના મુસદ્દા ધડવાની કામગીરી તેની ટેકનીકલ અને કાર્યરીતિને લગતી બાબતો સહિત.
- વૈદ્યાનિક નિયમો, વિનિયમો, ઉપ-નિયમો, જાહેરનામા, હુકમો વગેરેની ચકાસણી અને મુસદ્દા ધડવા.
૮. રાજ્યમાં અમલી કાયદાઓને અદ્યતન કરવા, વૈદ્યાનિક અને સંસદીય બાબતોને લગતું સંશોધન કાર્ય, અધિનિયમોનું અને વૈદ્યાનિક અને સંસદીય બાબતોના સંકલન ગ્રંથોનું પુનર્નિરીક્ષણ.
૯. અધિનિયમોનું પુનઃમુદ્રણ ;
૧૦. સરકારી અને બિન સરકારી વિધેયો, વટહુકમો અને વૈદ્યાનિક નિયમો, જાહેરનામા, હુકમો, શુદ્ધિપત્રો અને કેન્દ્ર સરકારના અગત્યના કાયદાઓનું અંગ્રેજીમાંથી ગુજરાતીમાં ભાષાંતર અને તેને લગતી બીજી ટેકનીકલ બાબતો.
૧૧. (૧) સા. વ. વિ.ને ફાળવેલા વિભાગોમાં નોંધ નંબર ૪૫ હેઠળ આવી જતા હોય તે સિવાયના (વિભાગના વહીવટી નિયંત્રણ નીચેના તમામ રાજ્યપત્રિત અધિકારીઓ અને બિન-રાજ્યપત્રિત સરકારી નોકરોની નિમણૂકો, પદ-નિયુક્તિઓ, બદલીઓ, વર્તણૂક રજા-મંજૂરી, પેન્શન વગેરેને લગતી તમામ બાબતો.
- (૨) વિભાગના વહીવટી નિયંત્રણ હેઠળના સચિવાલય કેડરના વર્ગ-૧ અને ૨ ના અધિકારીઓને પેન્શન મંજૂર કરવાં લગતી તમામ બાબતો; અને
- (૩) વિભાગના વહીવટી નિયંત્રણ હેઠળના સચિવાલય કેડરના વર્ગ-૨ ના અધિકારીઓના સંબંધમાં, રજા-મંજૂર કરવાને ગુજરાત રાજ્ય સેવા (૧) શિસ્ત અને અપીલ નિયમો, ૧૯૭૧ ના નિયમ-૬ માં અનુક્રમાંક ૧ અને ૨ માં નિદિષ્ટ કર્યા પ્રમાણે શિક્ષા કરવાને અને સદરહુ નિયમ-૬ ના અનુક્રમાંક ૩ થી ૮ માં નિદિષ્ટ કર્યા પ્રમાણે શિક્ષા કરવા માટેની શિસ્ત ભંગની કાર્યવાહી માંડવાને લગતી તમામ બાબતો (સા. વ. વિ. હેઠળની નોંધ ક્રમાંક ૪૫ પણ જુઓ.)
૧૨. રાજ્યના હેતુઓ માટે સરકારમાં નિહિત થયેલા અથવા સરકારના કબજા હેઠળના અને વૈદ્યાનિક અને સંસદીય બાબતોના વિભાગને સોંપાયેલા બાંધકામો, જમીન અને મકાનો.
૧૩. આ સૂચિમાંની કોઈપણ બાબતોના હેતુઓ માટે તપાસ અને આંકડા .
૧૪. કોઈ કોર્ટમાં લેવાતી ફી સિવાય આ સૂચિમાંની કોઈપણ બાબત માટેની ફી.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. વી. હરિહરદાસ,  
સરકારના મુખ્ય સચિવ.



सत्यमेव जयते

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Separate paging is given to this Part in order that it may be filed as a separate compilation.

## PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 18th February, 1993.

THE CONTRACT LABOUR (REGULATION AND ABOLITION) ACT, 1970.

No. GR-93-49-CLA-1092-H-94-M3.—In exercise of the powers conferred by Sub-Section (1) of Section 10 of the Contract Labour (Regulation and Abolition) Act, 1970 (37 of 1970), the Government of Gujarat, after due consultation with the State Advisory Contract Labour Board appointed under section 4 of the said Act and having regard to the conditions of work and benefits provided for the contract labour and other factors as enumerated in clause (a) to (d) of Sub-section (2) of Section 10 of the said Act, hereby prohibits the employment of contract labour in the establishment specified in column 2 of the Schedule appended hereto, in respect of the processes and operations specified and shown against it in column 3 of the said Schedule, with immediate effect.

Sr. No. 1	Name of Establishment 2	Processes/Operations in which contract labour is prohibited. 3
1.	MESSRS DHARAK LIMITED, VADODARA.	(1) Pulverising Department (Crushing Department) (a) Stacking of raw materials. (b) Feeding the Dragging Conveyors. (c) Crushing Plant. (d) Storage Rooms for different powder. (e) Tank for waste materials sand etc.  (2) Maintenance and Repairs in Crushing Department.



1

2

3

- 
- (3) Process in the Batch House (feeding the batch house with raw materials and Storing Silos mixing etc.).
  - (4) Crushing Plant for :
    - (a) Cullets near the Batch House.
    - (b) Sorting for Cullets.
    - (c) Feeding of the Cullets to the Crushing Plant.
    - (d) General Sweeping in the Batch House, Godown and other places.
    - (e) Work in melting house (Melters).
  - (5) Material Handling material shifting (internal in the factory precincts).
- 

By order and in the name of the Governor of Gujarat,

L. D. WADIA,  
Deputy Secretary to Government.



# The Gujarat Government Gazette

## EXTRAORDINARY

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#### PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 15th February, 1993.

#### PAYMENT OF WAGES ACT, 1936.

No. GHU-93-44-PWA-1080-11836-M(3).—In exercise of the powers conferred by sub-section (1) of section 15 of the Payment of Wages Act, 1936 (IV of 1936) and in supersession of all previous notifications issued in behalf the Government of Gujarat hereby appoints the following Labour Court Judges to be the Authorities Payment of Wages for the areas specified against them.

Sr. No.	Judge	Specified areas
1.	2.	3.
1.	Judge, Labour Court, Ahmedabad.	Ahmedabad, Gandhinagar and Sabarkantha districts.
2.	Judge, Labour Court, Rajkot.	Rajkot and Kutch district.
3.	Judge, Labour Court, Vadodara.	Vadodara district.
4.	Judge, Labour Court, Surat.	Surat district.
5.	Judge, Labour Court, Nadiad.	Nadiad City & Taluka Mahemadabad, Matar, Balasinor, Thasra and Kapadwanj talukas.
6.	Judge, Labour Court, Anand.	Anand City & Taluka Petlad, Borsad and Khambhat talukas.



1	2	3
7. Judge, Labour Court, Navsari.		Navsari City & Taluka Gandevi, Chikhali and Vandsa talukas.
8. Judge, Labour Court, Bharuch.		Bharuch district.
9. Judge, Labour Court, Kalol.		Mehsana and Banaskantha districts.
10. Judge, Labour Court, Valsad.		Valsad City & Taluka Dharampur, Pardi, Umargaon Talukas and Dangs Disttict.
11. Judge, Labour Court, Bhavnagar.		Bhavnagar and Amreli districts.
12. Judge, Labour Court, Surendranagar.		Surendranagar district.
13. Judge, Labour Court, Junagadh.		Junagadh district.
14. Judge, Labour Court, Jamnagar.		Jamnagar district.
15. Judge, Labour Court, Godhra.		Panchmahals district.

By order and in the name of the Governor of Gujarat,

L. D. WADIA,  
Deputy Secretary to Government.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 15th February, 1993.

#### WORKMEN'S COMPENSATION ACT, 1923.

No. GHU-93-45-WCA-1088-9687-M(3).—In exercise of the powers conferred by sub-section (1) of section 20 of the Workmen's Compensation Act, 1923 (VIII of 1923) and in supersession of all previous notifications issued in this behalf, the Government of Gujarat hereby appoints the following Judges to be the Commissioner for workmen's Compensation for the areas specified against them.

Sr.	Judge	Specified areas
1.	2.	3.
1. Judge, Labour Court, Ahmedabad.		Ahmedabad, Gandhinagar, Sabarkantha districts.
2. Judge, Labour Court, Rajkot.		Rajkot and Kutch district.
3. Judge, Labour Court, Vadodara.		Vadodara district.
4. Judge, Labour Court, Surat.		Surat district.
5. Judge, Labour Court Nadiad.		Nadiad City & Taluka Mehemdabad, Matar, Balasinor, Thasra and Kapadwanj talukas.

1	2	3
6.	Judge, [Labour Court, Anand.	Anand City & Taluka Petlad, Borsad and Khambhat Talukas.
7.	Judge, Labour Court, Navsari.	Navsari City & Taluka Gandevi, Chikhali and talukas.
8.	Judge, Labour Court, Bharuch.	Bharuch District.
9.	Judge, Labour Court, Kalol.	Mehsana and Banaskantha districts.
10.	Judge, Labour Court, Valsad.	Valsad City & Taluka Dharampur, Pardi, Umargaon talukas and Dangs district.
11.	Judge, Labour Court, Bhavnagar.	Bhavnagar and Amreli districts.
12.	Judge, Labour Court, Surendranagar.	Surendranagar district.
13.	Judge, Labour Court, Junagadh.	Junagadh district.
14.	Judge, Labour Court, Jamnagar.	Jamnagar district.
15.	Judge, Labour Court, Godhra.	Panchmahals district.

By order and in the name of the Governor of Gujarat,

L. D. WADIA,  
Deputy Secretary to Government.



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## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### HOME DEPARTMENT

(Special)

Order

Sachivalaya, Gandhinagar, 16th February, 1993.

#### THE COFEPOSA ACT, 1974.

No. GG/93/24/SB-IV/PSA/4092/177.—Whereas detention order under Section 3 of the COFEPOSA Act, 1974 (52 of 1974) has been made by Addl. Chief Secretary, Home Department Under Order No. SB-IV-PSA-4092-177(i), dated 13th February, 1992 in respect of Shri Kanti Bhula Tandel residing at House No. 11/104, Andhi Sheri, Nani Daman.

And whereas the Addl. D.G.P. (CID) (Crime & Rlys.) Ahmedabad has reported that the said person has absconded or is concealing himself so that the aforesaid detention order cannot be executed.

And whereas the Government of Gujarat has reason to believe that the aforesaid person has absconded or concealing himself so that the detention order cannot be executed.

Now, therefore, in exercise of the powers conferred by clause (b) of sub-section (1) of section 7 of the COFEPOSA Act, 1974, the Government of Gujarat hereby directs that the said Shri Kanti Bhula Tandel to appear before the said Addl. D.G.P. CID (Crime & Rlys). Ahmedabad within a period of 30 days from the date of the publication of this order in the Official Gazette.

By order and in the name of the Governor of Gujarat,

J. M. PARMAR,  
Under Secretary to Government.



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## PART IV—A

Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### HEALTH AND FAMILY WELFARE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 18th February, 1993.

#### PREVENTION OF FOOD ADULTERATION ACT, 1954.

No. : GY/7/PFA/1092/429/(93)/JH.—In exercise of the powers conferred by section 20 of the Prevention of Food Adulteration Act, 1954 (Act 37 of 1954) the Government of Gujarat hereby authorised the Assistant Commissioner, Food and Drugs Control Administration, Amreli Circle, Amreli for the purposes of the said section 20 and for the purpose amends the Government Notification, Health and Family Welfare Department No. : GY/87/36/PFA/1086/2232/JH, dated the 10th August, 1987 as follows, namely:—

In the schedule annexed to the said notification

(a) in entry at Sr. No. 16, in column 3,—

- (i) for the words "Each of" the word "All" shall be substituted ;
- (ii) for the word "districts" the word "district" shall be substituted ;
- (iii) the words "and Amreli" shall be deleted ;

(b) after entry 16, the following entry shall be inserted, namely :—

"16-A Assistant Commissioner, Food and Drugs Control  
Administration, Amreli Circle, Amreli.

All the local areas of the district  
of Amreli."

By order and in the name of the Governor of Gujarat,

J. M. CHRISTIAN,  
Deputy Secretary to Government.



## HEALTH AND FAMILY WELFARE DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 18th February, 1993.

## PREVENTION OF FOOD ADULTERATION ACT, 1954.

No. : GY/8/PFA/1992/429 (i)/93/JH.—In exercise of the powers conferred by clause (VIII--a) of section 2 of the Prevention of Food Adulteration Act, 1954 (Act 37 of 1954) the Government of Gujarat hereby appoints Assistant Commissioner, Food and Drugs Control Administration, Amreli to be the Local (Health) Authority incharge of the Health Administration in the local area of the district of Amreli and for that purpose amends Government Notification, Health and Family Welfare Department No. : GY/87/36/PFA./1086/2232(i)/JH dated the 26th August, 1987 as follows namely :—

In the schedule appended to the said Notification.

(a) in entry at Sr. No. 16, in column 3—

- (i) for the words "Each of " the word "All" shall be substituted.;
- (ii) for the word "Districts" the word "District" shall be substituted ;
- (iii) the words "and Amreli" shall be deleted ;

(b) after entry 16, the following entry shall be inserted namely :—

"16.A Assistant Commissioner, Food and Drugs  
Control Administration, Amreli Circle, Amreli.

All the local areas of the District  
of Amreli."

By order and in the name of the Governor of Gujarat,

J. M. CHRISTIAN,  
Deputy Secretary to the Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made by the Government of Gujarat under the Central Acts,**

**FOOD AND CIVIL SUPPLIES DEPARTMENT**

**Order**

Sachivalaya, Gandhinagar, 1st March, 1993.

THE PREVENTION OF BLACKMARKETING AND MAINTENANCE OF SUPPLIES OF ESSENTIAL COMMODITIES ACT, 1980

No. GTH/93/4/ADV/1181/3922/Spl.—In exercise of the powers conferred by Section 9 of the Prevention of Blackmarketing and Maintenance of Supplies of Essential Commodities Act, 1980 the Government of Gujarat hereby appoints Shri J. P. Desai, Member of the Advisory Board as acting Chairman of the Advisory Board constituted under Section 9 of the said Act, during the absence of Shri D. C. Gheewala, Chairman of the said Advisory Board and Shri J. U. Mehta, retired Judge of the High Court of Gujarat as acting member of the said Advisory Board in place of Shri J. P. Desai for the period of six weeks from 16th February, 1993.

By order and in the name of the Governor of Gujarat,

K. K. CHAUHAN,  
Deputy Secretary to Government.

17-1

IV-A-Extra-17-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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## PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 25th February, 1993.

#### CONSTITUTION OF INDIA.

No. GHM/93/27/M-EXM/1991/7527/D-1.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Lower Revenue Qualifying Examination Rules, 1978, namely :—

1. These rules may be called the Gujarat Lower Revenue Qualifying Examination (Amendment) Rules, 1993.
2. In the Gujarat Lower Revenue Qualifying Examination Rules, 1978 in Appendix B, the following new entry shall be added at the end, namely :—

1

2

3

#### 1. GUJARAT LOWER REVENUE QUALIFYING EXAMINATION RULES, 1978.

1. Paper—II
2. Paper—III
3. Paper—IV
4. Paper—V

- Paper—II
- Paper—III
- Paper—IV
- Paper—V

By order and in the name of the Governor of Gujarat,

J. M. VYAS,  
Under Secretary to Government.

18-1



મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૫મી ફેબ્રુઆરી, ૧૯૯૩.

ભારતનું સંવિધાન.

ક્રમાંક : જીએચએમ/૯૩/૨૭/એમ-પરીક્ષા/૧૯૯૧/૭૫૨૭/ડી - ૧/ ભારતના સંવિધાનની કલમ ૩૦૮ના પરંતુકથી મળેલી સત્તાની ફળે, ગુજરાતના રાજ્યપાલ, આથી, ગુજરાત નિમ્ન મહેસૂલ લાયકાત પરીક્ષા નિયમો, ૧૯૭૮ વધુ સુધારવા નીચેના નિયમો કરે છે:-

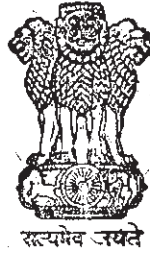
૧. આ નિયમો "ગુજરાત નિમ્ન મહેસૂલ લાયકાત પરીક્ષા (સુધારા) નિયમો, ૧૯૯૩ કહેવાશે,
૨. ગુજરાત નિમ્ન મહેસૂલ લાયકાત પરીક્ષા નિયમો ૧૯૭૮માં, પરિશિષ્ટ-ખ માં અંતે નીચેની નવી જોડ ઉમેરવી:-

૧	૨	૩
ગુજરાત નિમ્ન મહેસૂલ લાયકાત પરીક્ષા નિયમો, ૧૯૭૮		
૧. પ્રશ્નપત્ર-૨		પ્રશ્નપત્ર-૨
૨. પ્રશ્નપત્ર-૩		પ્રશ્નપત્ર-૩
૩. પ્રશ્નપત્ર-૪		પ્રશ્નપત્ર-૪
૪. પ્રશ્નપત્ર-૫		પ્રશ્નપત્ર-૫

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જી. એમ. વ્યાસ,  
સરકારના ઉપસચિવ.

(C)



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## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

#### LABOUR AND EMPLOYMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 5th March, 1993.

No. GR-93-59-IBA-1093-195-M(3).—In exercise of the powers conferred by sub-section (3) of section 34 of the Indian Boilers Act, 1923 (V of 1923), the Government of Gujarat hereby exempts from the provision of clause (c) of section 6 and clause (a), of sub-section (I) of section 8 of the said Act, the boilers installed at the Cynides and Chemicals Company, GIDC P.O. Olpad, District Surat, shown in column (1) of the Schedule appended hereto for the period specified in column (2) of the said schedule subject to the following conditions :—

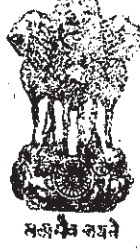
1. Reports of chemical Analysis for feed water and blow down shall be submitted fortnightly to the Chief Inspector of Steam Boilers and Smoke Nuisances, Gujarat State, Ahmedabad for scrutiny.
2. The working pressure of each boiler shall not exceed that specified in the last working certificate issued.
3. The boiler shall be stopped if any accident occurs to the boiler or to any part of the boiler during this period and office of the Chief Inspector of Steam Boilers and Smoke Nuisances, Gujarat State, Ahmedabad, shall be informed immediately.
4. The Boiler shall be attended only by qualified persons in accordance with the provisions of clause (e) of section 6 of the Indian Boilers Act, 1923, and the provisions of the Gujarat Boiler Attendants' Rules, 1966.

## SCHEDULE

Description of Boilers	Period of exemption
1	2
(1) Waste Heat Boiler bearing Registry No. GT/2159, and having a heating Surface of 105 Square meters.	11th March, 1993 to 15th April, 1993.
(2) Waste Heat Boiler bearing Registry No. GT/2160, and having a heating Surface of meters.	11th March, 1993 to 15th April, 1993.

By order and in the name of the Governor of Gujarat,

L. D. WADIA,  
Deputy Secretary to Government.



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## PART IV—A

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by the Government of Gujarat under the Central Acts.

FORESTS & ENVIRONMENT DEPARTMENT

Corrigendum

Sachivalaya, Gandhinagar, 3rd March, 1993.

No. GVN-39-88-FLD-1288-1984-V3.—In the schedule accompanying to the G.N. No. GVN-39-88-FLD-1288-1984-V3 dated 16th July, 1988, published on P. 1294 to 1295 of Gujarat Government Gazette Part-I Supplement dated 26th August 1988, the words and figures in Col. 3 and 6 against item forth, shall be sub-stituted by the following:—

Survey No.	Boundaries--
Col. 3	Column--6
254/1	North : River Bhadar East : S. No. 254/2 and Road. South : S. No. 252, 253 and Road. West : Road to River Bhadar from Gana Village.

By order and in the name of the Governor of Gujarat.

J. S. DAVE,  
Under Secretary to Government.

વન અને પર્યાવરણ વિભાગ

સુધારો

સચિવાલય, ગાંધીનગર, ૩ માર્ચ, ૧૯૯૩,

ક્રમાંક : જીવીએન-૩૯/૮૮/એફએલડી-૧૨૮૮/૧૯૮૪-૧.—૩.—ગુજરાત સરકારના ગેઝેટ પાર્ટ-૧ સપ્લીમેન્ટ તા. ૨૫-૮-૮૮ના પાન ૧૨૯૪થી ૯૫ પ્રસિધ્ધ થયેલ સરકારના જાહેરનામા ક્રમાંક : જીવીએન-૩૯-૮૮-એફએલડી-૧૨૮૮/૧૯૮૪-૧.—૩ તા. ૧૬-૭-૮૮ સાથેની અનુસૂચિમાં આઈટમ-૪ સામેની કોલમ-૩ અને કોલમ-૬માં દર્શાવેલ શબ્દો અને આંકડાઓ ને બદલે નીચેના શબ્દો અને આંકડાઓ મુકવામાં આવે છે:—

20-1

IV-A—Extra—20—1

સર્વે નંબર

ચતુ:સીમા

કોલમ -૩

કોલમ-૬

૨૫૪/૧

ઉત્તર : ભાદર નદી

પૂર્વ : સર્વે નંબર ૨૫૪/૨ તથા રસ્તો

દક્ષિણ : સ. નં. ૨૫૨/૨૫૩ તથા રસ્તો

પશ્ચિમ : ગણાથી ભાદર નદીનો રસ્તો.

ગુજરાતના સજ્જપાલકશ્રીના હુકમથી અને તેમના નામે,

જે. એસ. દવે,  
સરકારના ઉપસચિવ.

સરકારી મધ્યમ પ્રેસ, ગાંધીનગર.



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### PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

HOME DEPARTMENT (Special)

Notification

Sachivalaya, Gandhinagar, 1st March, 1993.

PITNDPS Act, 1988.

No. GG/93/28/SB-IV/PDN/1088/736.—In exercise of the powers conferred by Section 9 of the PITNDPS Act, 1988 the Government of Gujarat is pleased to appoint Shri Justice P. M. Chauhan (Retd.) as a member from 11th February, 1993 to 31st December, 1993 *vice* Shri D. C. Gheewala in the PITNDPS Act, 1988 Advisory Board constituted under Government Notification of even number dated 30th December, 1992.

By order and in the name of the Governor of Gujarat,

J. M. PARMAR,  
Under Secretary to Government.

HOME DEPARTMENT (Special)

Notification

Sachivalaya, Gandhinagar, 1st March, 1993.

COFEPOSA Act, 1974.

No. GG/93/29/SB-IV/PSA 1088/2356.—In exercise of the powers conferred by Section-8 of the Cofeposa Act, 1974, the Government of Gujarat is pleased to appoint Shri Justice P. M. Chauhan (Retd.) as a member from 11th February 1993 to 31st December, 1993 *vice* Shri D. C. Gheewala, in the Cofeposa Advisory Board constituted under Government Notification of even number dated 30th December, 1992.

By order and in the name of the Governor of Gujarat,

J. M. PARMAR,  
Under Secretary to Government.

21-1

IV-A-Extra-21-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

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### PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made by the Government of Gujarat under the Central Acts.**

**AGRICULTURE, CO-OPERATION AND RURAL DEVELOPMENT DEPARTMENT**

#### Notification

Sachivalaya, Gandhinagar, 16th March, 1993.

SEED (CONTROL) ORDER, 1983.

No. GKH/18/93/IST//1192/K-6.—In exercise of the powers conferred by clause 12 of the Seeds (Control) Order, 1983 and in supersession of all previous Notifications issued in this behalf, the Government of Gujarat hereby—

(a) appoints the persons mentioned in column-2 of the schedule appended hereto to be the Inspectors of Seeds for the purpose of the said order,

(b) defines the local areas specified against each of them in column-3 of the said schedule within which each such Inspector shall exercise his jurisdiction.

Sr. No.	Persons	Area
1	2	3
1.	Deputy Director of Agriculture (Quality Control) Ahmedabad.	Whole of the State of Gujarat.
2.	Assistant Director of Agriculture (Vigilance) Office of the Directorate of the Agriculture, Ahmedabad.	Whole of the State of Gujarat.

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IV-A—Extra—22-1



1	2	3
3.	Assistant Director of Agriculture (Law) Office of the Directorate of Agriculture, Ahmedabad.	Whole of the State of Gujarat.
4.	Agriculture Officer (Quality Control 1) Office of the Directorate of Agriculture, Ahmedabad.	Whole of the State of Gujarat.
5.	Agriculture Officer (Quality Control 2) Office of the Directorate of the Agriculture, Ahmedabad.	Whole of the State of Gujarat.
6.	Agriculture Officer (Quality Control 3) Office of the Directorate of Agriculture, Ahmedabad.	Whole of the State of Gujarat.
7.	Joint Director of Agriculture (S.C.) Vadodara.	Whole of the Vadodara Division.
8.	Assistant Director of Agriculture (Quality Control) Office of the Joint Director of Agriculture (SC) Vadodara.	The whole of the Ahmedabad, Sabarkantha, Mehsana, Banaskantha, Gandhinagar, Panchmahal, Kheda, Vadodara, Surat, Bharuch, Valsad and Dangs Districts.
9.	Agriculture Officer (Quality Control-1) Office of the Joint Director of Agriculture (S.C.) Vadodara Division, Vadodara.	Whole of the Vadodara Division.
10.	Agriculture Officer (Quality Control-2) Office of the Joint Director of Agriculture (S.C.) Vadodara Division, Vadodara.	Whole of the Vadodara Division.
11.	Joint Director of Agriculture (S.C.) Rajkot Division Rajkot.	Whole of the Rajkot Division.
12.	Assistant Director of Agriculture (Quality Control) Office of the Joint Director of Agriculture (S. C.) Rajkot.	The whole of the Rajkot, Surendranagar, Amreli, Bhavnagar, Jamnagar, Junagadh and Kutch District.
13.	Agriculture Officer (Quality Control, 1) Office of the Joint Director of Agriculture (S.C.) Rajkot.	Whole of the Rajkot Division
14.	Agriculture Officer (Quality Control-2) Office of the Joint Director of Agriculture (S.C.) Rajkot.	Whole of the Rajkot Division.
15.	Assistant Director of Agriculture (Quality Control) Valsad.	Whole of the Valsad and Dangs District.
16.	Assistant Director of Agriculture (Quality Control) Surat.	The whole of the Surat District.
17.	Assistant Director of Agriculture (Quality Control) Bharuch.	The whole of the Bharuch District.
18.	Assistant Director of Agriculture (Quality control) Vadodara.	The whole of the Vadodara District.
19.	Assistant Director of Agriculture (Quality control) Nadiad.	The whole of the Kheda District.
20.	Assistant Director of Agriculture (Quality control) Godhra.	The whole of the Panchmahals District.
21.	Assistant Director of Agriculture (Quality control) Ahmedabad.	The whole of the Ahmedabad and the Gandhinagar District.

1	2	3
22.	Assistant Director of Agriculture (Quality control) Mehsana.	The whole of the Mehsana District.
23.	Assistant Director of Agriculture (Quality control) Palanpur.	The whole of the Banaskantha District.
24.	Assistant Director of Agriculture (Quality control) Himatnagar.	The whole of the Sabarkantha District.
25.	Assistant Director of Agriculture (Quality control) Rajkot.	The whole of the Rajkot District.
26.	Assistant Director of Agriculture (Quality control) Bhavnagar.	The whole of the Bhavnagar District.
27.	Assistant Director of Agriculture (Quality control) Amreli.	The whole of the Amreli District.
28.	Assistant Director of Agriculture (Quality control) Junagadh.	The whole of the Junagadh District.
29.	Assistant Director of Agriculture (Quality control) Jamnagar.	The whole of the Jamnagar District.
30.	Assistant Director of Agriculture (Quality control) Surendranagar.	The whole of the Surendranagar District.
31.	Assistant Director of Agriculture (Quality control) Bhuj.	The whole of the Kutch District.
32.	Agriculture, Inspector, Valsad.	Valsad Taluka of the Valsad District.
33.	Agriculture Inspector, Navsari	Navsari Taluka of the Valsad District.
34.	Agriculture Inspector, Chikhali	Chikhali and Gandevis Talukas of Valsad District.
35.	Agriculture Inspector, Pardi	Pardi Taluka of the Valsad District.
36.	Agriculture Inspector, Vansada	Vansada Taluka of the Valsad District and whole of the Dangs District.
37.	Agriculture Inspector, Dharampur	Dharampur and Umbergaon Talukas of the Valsad District.
38.	Agriculture Inspector, Surat-2	Kamrej Taluka of the Surat District.
39.	Agriculture Inspector, Surat-1	Chorasi and Palsana Talukas of the Surat District.
40.	Agriculture Inspector, Mahuva District Surat.	Mahuva and Valod Talukas of the Surat District.
41.	Agriculture Inspector, Vyara.	Vyara, Sonagadh, Uchhal and Nizar Talukas of the Surat District.
42.	Agriculture Inspector, Bardoli	Bardoli and Mandvi Talukas of the Surat District.
43.	Agriculture Inspector, Olpad	Olpad and Mangrol Talukas of the Surat District.
44.	Agriculture Inspector, Vadodara-1	Vadodara and Savli talukas of the Vadodara District, Except Vadodara Corporation area.

1	2	3
45.	Agriculture Inspector, Vadodara-2	Municipal areas of Vadodara city and Vaghodia taluka of the Vadodara District.
46.	Agriculture Inspector, Bodeli.	Sankheda, Nasvadi and Tilakwada talukas of the Vadodara District.
47.	Agriculture Inspector, Dabhoi	Dabhoi and Shinor Talukas of the Vadodara District.
48.	Agriculture Inspector, Padra	Padra and Karjan Talukas of the Vadodara District.
49	Agriculture Inspector, Chhotaudaipur.	Chhotaudaipur, Pavi Jetpur and Jabugam talukas of the Vadodara District.
50	Agriculture Inspector, Bharuch-1.	Bharuch taluka of the Bharuch District.
51	Agriculture Inspector, Jambusar.	Jambusar, Amod and Vagara talukas of the Bharuch District.
52	Agriculture Inspector, Rajpipala.	Rajpipala (Nandod) and Jagadia talukas of the Bharuch District.
53	Agriculture Inspector, Bharuch-2.	Ankleshwar and Hansot talukas of the Bharuch District.
54	Agriculture Inspector, Sagabara.	Valia, Dediapada and Sagabara talukas of the Bharuch District.
55	Agriculture Inspector, Nadiad-1.	Entire Nagarpalika Area of the Nadiad city.
56	Agriculture Inspector, Nadiad-2.	Nadiad taluka of the Kheda District except the area of Nadiad Nagarpalika.
57	Agriculture Inspector, Anand.	Anand taluka of the Kheda District.
58	Agriculture Inspector, Borsad.	Borsad taluka of the Kheda District.
59	Agriculture Inspector, Matar.	Matar and Mahemdabad talukas of the Kheda District.
60	Agriculture Inspector, Kapadvanj.	Kapadvanj taluka of the Kheda District.
61	Agriculture Inspector, Petlad.	Petlad and Khambhat talukas of the Kheda District.
62	Agriculture Inspector, Thasra.	Thasra and Balashinor talukas of the Kheda District.
63	Agriculture Inspector, Mehsana-1.	Mehsana taluka of the Mehsana District.
64	Agriculture Inspector, Mehsana-2.	Vijapur taluka of the Mehsana District.

1	2	3
65	Agriculture Inspector, Vijapur.	Vijapur taluka of the Mehsana District.
66	Agriculture Inspector, Sidhpur.	Sidhpur and Patan talukas of the Mehsana District.
67.	Agriculture Inspector Visnagar.	Visnagar and Kheralu taluka of Mehsana District.
68.	Agriculture Inspector, Chanasma.	Chanasma, the Sami and Harij talukas of the Mehsana District.
69.	Agriculture Inspector, Kalol.	Kalol and Kadi talukas of the Mehsana District.
70.	Agriculture Inspector Ahmedabad--1.	Entire area of Municipal Corporation of Ahmedabad City.
71.	Agriculture Inspector, Ahmedabad--2.	City taluka and Dascroi taluka of the Ahmedabad District except Municipal Corporation area.
72.	Agriculture Inspector, Dehgam.	Degham taluka of the Ahmedabad city.
73.	Agriculture Inspector, Viramgam.	Viramgam and Sanand talukas of the Ahmedabad District.
74.	Agriculture Inspector, Dholaka.	Dholaka and Dhandhuka talukas of the Ahmedabad District.
75.	Agriculture Inspector, Gandhinagar.	The whole of the Gandhinagar District.
76.	Agriculture Inspector, Himatnagar.	Himatnagar taluka of the Sabarkantha District
77.	Agriculture Inspector, Idar.	Idar and Khedbrahma talukas of Sabarkantha District.
78.	Agriculture Inspector, Modasa.	Modasa and Malpur talukas of Sabarkantha District.
79.	Agriculture Inspector, Bhiloda.	Bhiloda, Vijaynagar and Meghraj talukas of Sabarkantha District.
80.	Agriculture Inspector, Bayad.	Bayad and Prantij talukas of the Sabarkantha District.
81.	Agriculture Inspector, Palanpur--1.	Palanpur and Dhanera talukas of the Banaskantha District.
82.	Agriculture Inspector, Palanpur--2.	Vadagam and Danta talukas of the Banaskantha District.
83.	Agriculture Inspector, Shihori.	Kankrej, Radhanpur and Santalpur talukas of the Banaskantha District.
84.	Agriculture Inspector, Deesa.	Deesa taluka of the Banaskantha District.



1	2	3
85.	Agriculture Inspector, Tharad	Tharad, Deodar and Vav talukas of the Banaskantha District.
86.	Agriculture Inspector, Godhara.	Godhara taluka of the Panchmahal District.
87.	Agriculture Inspector, Dahod.	Dahod, Jalod, Devgadhabaria and Limkheda talukas of the Panchmahal District.
88.	Agriculture Inspector, Halol.	Halol, Kalol and Jambughoda talukas of Panchmahal District.
89.	Agriculture Inspector, Lunavada.	Lunavada, Shahera and Santrampur talukas of the Panchmahal District
90.	Agriculture Inspector, Rajkot-1	Rajkot talukas of the Rajkot District.
91.	Agriculture Inspector, Rajkot-2.	Padadhari and Jasadan talukas of the Rajkot District.
92.	Agriculture Inspector, Gondal.	Gondal, Lodhika and Kotada Sanghani talukas of the Rajkot District
93.	Agriculture Inspector, Dhoraji.	Dhoraji and Jamkandorana talukas of the Rajkot District.
94.	Agriculture Inspector, Moravi.	Moravi, Vankaner, Maliya-Miyana talukas of the Rajkot District.
95.	Agriculture Inspector, Jetpur.	Jetpur and Upleta taluka of the Rajkot District.
96.	Agriculture Inspector, Amreli.	Amreli talukas of the Amreli District.
97.	Agriculture Inspector, Lathi.	Lathi, Liliya and Babra talukas of the Amreli District.
98.	3Agriculture Inspector, Rajula.	Rajula and Khambha talukas of the Amreli District.
99.	Agriculture Inspector, Dhari.	Dhari and Kukavav talukas of the Amreli District.
100.	Agriculture Inspector, Kodinar.	Kodinar and Jafarabad talukas of the Amreli District.
101.	Agriculture Inspector, Junagadh-1.	Entire area of Junagadh Nagarpalika of Junagadh city.
102.	Agriculture Inspector, Junagadh-2.	Junagadh taluka and Bhesan taluka of the Junagadh District except Junagadh Nagarpalika area.
103.	Agriculture Inspector, Keshod	Keshod and Mendarda talukas of the Junagadh District.

1	2	3
104.	Agriculture Inspector, Veraval	Veraval and Una talukas of the Junagadh District.
105.	Agriculture Inspector, Talala	Talala and Visavadar talukas of the Junagadh District.
106.	Agriculture Inspector, Porbandar	Porbandar and Ranavav talukas of the Junagadh District.
107.	Agriculture Inspector, Vantali, H.Q. Manavadar	Vantali, Manavadar and Kutiana talukas of the Junagadh District.
108.	Agriculture Inspector, Mangrol	Mangrol and Maliya (Hatina) talukas of the Junagadh District.
109.	Agriculture Inspector, Bhavnagar.	Bhavnagar taluka of the Bhavnagar District.
110.	Agriculture Inspector, Gadhdha	Gadhdha and Umarala talukas of the Bhavnagar District.
111.	Agriculture Inspector, Palitana	Palitana, Shihor and Gariadhar talukas of the Bhavnagar District.
112.	Agriculture Inspector, Mahuva, District Bhavnagar	Mahuva and Savarkundla talukas of the Bhavnagar District.
113.	Agriculture Inspector, Talaja	Talaja and Ghogha talukas of the Bhavnagar District.
114.	Agriculture Inspector, Botad	Botad and Vallabhipur talukas of the Bhavnagar District.
115.	Agriculture Inspector, Jamnagar-1	Jamnagar taluka of the Jamnagar District.
116.	Agriculture Inspector, Jamnagar-2	Lalpur taluka of the Jamnagar District.
117.	Agriculture Inspector, Jamjodhpur	Jamjodhpur and Bhanvad talukas of the Jamnagar District.
118.	Agriculture Inspector, Jamkhambhalia	Jamkhambhalia, Kalyanpur and Okha Mandal talukas of the Jamnagar District.
119.	Agriculture Inspector, Kalavad	Kalavad taluka of the Jamnagar District.
120.	Agriculture Inspector, Dhrol	Dhrol and Jodia talukas of the Jamnagar District.
121.	Agriculture Inspector, Bhuj-1	Entire area of Bhuj Nagarpalika and Mandvi taluka of the Kutch District.
122.	Agriculture Inspector, Bhuj-2	Bhuj taluka, Nakhtrana, Lakhpat, Abdasa, Khavada and Khadir talukas of the Kutch District except Bhuj Nagarpalika area.

1	2	3
123.	Agriculture Inspector, Bhachau	Bhachau, Rapar, Anjar and Mundra talukas of the Bhuj District.
124.	Agriculture Inspector, Surendranagar	Vadhvan and Muli talukas of the Surendranagar District.
125.	Agriculture Inspector, Dhrangadhra	Dhrangadhra, Halvad and Dasada talukas of the Surendranagar District.
126.	Agriculture Inspector, Limbadi	Limbadi, Sayla, Lakhtar and Chotila talukas of the Surendranagar District.

By order and in the name of the Governor of Gujarat,

R. S. VAGHELA,  
Deputy Secretary to Government.

### AGRICULTURE, CO-OPERATION AND RURAL DEVELOPMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 16th March, 1993.

#### FERTILIZER (CONTROL) ORDER, 1985.

No. GKH/19/93/FER/1792-2265-K-5.—In exercise of the powers conferred by clause 27 of the Fertilizer (Control) Order, 1985 and in supersession of all the previous notifications issued in this behalf, the Government of Gujarat hereby—

(a) appoints the persons mentioned in column 2 of the Schedule appended hereto to be the Inspectors of Fertiliser for the purpose of the said order; and

(b) defines the local areas specified against each of them in column-3 of the said Schedule within which each such inspector shall exercise his jurisdiction.

#### SCHEDULE

Sr. No.	Persons	Area
1	2	3
1.	Deputy Director of Agriculture (Quality Control) Ahmedabad.	Whole of the State of Gujarat.
2.	Assistant Director of Agriculture (Vigilance) Office of the Directorate of the Agriculture, Ahmedabad.	Whole of the State of Gujarat.
3.	Assistant Director of Agriculture (Law) Office of the Directorate of Agriculture, Ahmedabad.	Whole of the State of Gujarat.
4.	Agriculture Officer (Quality Control,—1) Office of the Directorate of Agriculture, Ahmedabad.	Whole of the State of Gujarat.
5.	Agriculture Officer (Quality Control—2) Office of the Directorate of the Agriculture, Ahmedabad.	Whole of the State of Gujarat.



1	2	3
6.	Agriculture Officer (Quality Control 3) Office of the Directorate of Agriculture, Ahmedabad.	Whole of the State of Gujarat.
7.	Joint Director of Agriculture (S.C.) Vadodara.	Whole of the Vadodara Division.
8.	Assistant Director of Agriculture (Quality Control) Office of the Joint Director of Agriculture (SC) Vadodara.	The whole of the Ahmedabad, Sabarkantha, Mehsana, Banaskantha, Gandhinagar, Panchmahal, Kheda, Vadodara, Surat, Bharuch, Valsad and Dangs Districts.
9.	Agriculture Officer (Quality Control-1) Office of the Joint Director of Agriculture (S.C.) Vadodara Division, Vadodara.	Whole of the Vadodara Division.
10.	Agriculture Officer (Quality Control-2) Office of the Joint Director of Agriculture (S.C.) Vadodara Division, Vadodara.	Whole of the Vadodara Division.
11.	Joint Director of Agriculture (S.C.) Rajkot Division, Rajkot.	Whole of the Rajkot Division.
12.	Assistant Director of Agriculture (Quality Control), Office of the Joint Director of Agriculture (S. C.), Rajkot.	The whole of the Rajkot, Surendranagar, Amreli, Bhavnagar, Jamnagar, Junagadh and Kutch District.
13.	Agriculture Officer (Quality Control-1) Office of the Joint Director of Agriculture (S.C.) Rajkot.	Whole of the Rajkot Division.
14.	Agriculture Officer (Quality Control-2) Officer of the Joint Director of Agriculture (S.C.), Rajkot.	Whole of the Rajkot Division.
15.	Assistant Director of Agriculture (Quality Control), Valsad.	Whole of the Valsad and Dangs District.
16.	Assistant Director of Agriculture (Quality Control), Surat.	The whole of the Surat District.
17.	Assistant Director of Agriculture (Quality Control), Bharuch.	The whole of the Bharuch District.
18.	Assistant Director of Agriculture (Quality control), Vadodara.	The whole of the Vadodara District.
19.	Assistant Director of Agriculture (Quality control), Nadiad.	The whole of the Kheda District.
20.	Assistant Director of Agriculture (Quality control), Godhra.	The whole of the Panchmahals District.
21.	Assistant Director of Agriculture (Quality control), Ahmedabad.	The whole of the Ahmedabad and Gandhinagar District.
22.	Assistant Director of Agriculture (Quality control), Mehsana.	The whole of the Mehsana District.
23.	Assistant Director of Agriculture (Quality control), Palanpur.	The whole of the Banaskantha District.
24.	Assistant Director of Agriculture (Quality control), Himatnagar.	The whole of the Sabarkantha District.

1	2	3
25.	Assistant Director of Agriculture (Quality control) Rajkot.	The whole of the Rajkot District.
26.	Assistant Director of Agriculture (Quality control) Bhavnagar.	The whole of the Bhavnagar District.
27.	Assistant Director of Agriculture (Quality control) Amreli.	The whole of the Amreli District.
28.	Assistant Director of Agriculture (Quality control) Junagadh.	The whole of the Junagadh District.
29.	Assistant Director of Agriculture (Quality control) Jamnagar.	The whole of the Jamnagar District.
30.	Assistant Director of Agriculture (Quality control) Surendranagar.	The whole of the Surendranagar District.
31.	Assistant Director of Agriculture (Quality control) Bhuj.	The whole of the Kutch District.
32.	Agriculture, Inspector, Valsad.	Valsad Taluka of the Valsad District.
33.	Agriculture Inspector, Navsari	Navsari Taluka of the Valsad District.
34.	Agriculture Inspector, Chikhali	Chikhali and Gandevi Talukas of Valsad District.
35.	Agriculture Inspector, Pardi	Pardi Taluka of the Valsad District.
36.	Agriculture Inspector, Vansada	Vansada Taluka of the Valsad District and whole of the Dangs District.
37.	Agriculture Inspector, Dharampur	Dharampur and Umbergaon Talukas of the Valsad District.
38.	Agriculture Inspector, Surat-2	Kamrej Taluka of the Surat District.
39.	Agriculture Inspector, Surat-1	Choraisi and Palsana Taluka of the Surat District.
40.	Agriculture Inspector, Mahuva, District Surat.	Mahuva and Valod Talukas of the Surat District.
41.	Agriculture Inspector, Vyara.	Vyara Sonagadh, Uchhal and Nizar Talukas of the Surat District.
42.	Agriculture Inspector, Bardoli	Bardoli and Mandvi Talukas of the Surat District.
43.	Agriculture Inspector, Olapad	Olapad and Mangrol Talukas of the Surat District.
44.	Agriculture Inspector, Vadodara-1	Vadodara and Savali talukas of the Vadodara District Except Vadodara Corporation area.
45.	Agriculture Inspector, Vadodara-2	Municipal areas of Vadodara city and Vaghodia taluka of the Vadodara District.

1	2	3
46.	Agriculture Inspector, Bodeli.	Sankheda, Nasvadi and Tilakwada talukas of the Vadodara District.
47.	Agriculture Inspector, Dabhoi	Dabhoi and Shinor Talukas of the Vadodara District.
48.	Agriculture Inspector, Padra	Padra and Karjan Talukas of the Vadodara District.
49.	Agriculture Inspector, Chhotaudaipur.	Chhotaudaipur, Pavi Jetpur and Jabugam talukas of the Vadodara District.
50.	Agriculture Inspector, Bharuch--1.	Bharuch taluka of the Bharuch District.
51.	Agriculture Inspector, Jambusar.	Jambusar, Amod and Vagara talukas of the Bharuch District.
52.	Agriculture Inspector, Rajpipala.	Rajpipala (Nandod) and Jagadia talukas of the Bharuch District.
53.	Agriculture Inspector, Bharuch--2.	Ankleshwar and Hansot talukas of the Bharuch District.
54.	Agriculture Inspector, Sagabara.	Valia, Dediapada and Sagabara talukas of the Bharuch District.
55.	Agriculture Inspector, Nadiad--1.	Entire Nagarpalika Area of the Nadiad city.
56.	Agriculture Inspector, Nadiad--2.	Nadiad talukas of the Kheda District except the area of Nadiad Nagarpalika.
57.	Agriculture Inspector, Anand.	Anand taluka of the Kheda District.
58.	Agriculture Inspector, Borasad.	Borasad taluka of the Kheda District.
59.	Agriculture Inspector, Matar.	Matar and Mahemdabad talukas of the Kheda District.
60.	Agriculture Inspector, Kapadvanj.	Kapadvanj taluka of the Kheda District.
61.	Agriculture Inspector, Petlad.	Petlad and Khambhat talukas of the Kheda District.
62.	Agriculture Inspector, Thasra.	Thasra and Balashinor talukas of the Kheda District.
63.	Agriculture Inspector, Mehsana--1.	Mehsana taluka of the Mehsana District.
64.	Agriculture Inspector, Mehsana--2.	Vijapur taluka of the Mehsana District.
65.	Agriculture Inspector, Vijapur.	Vijapur taluka of the Mehsana District.
66.	Agriculture Inspector, Sidhpur.	Sidhpur and Patan talukas of the Mehsana District.
67.	Agriculture Inspector Visnagar.	Visnagar and Kheralu taluka of Mehsana District.

1	2	3
68.	Agriculture Inspector, Chanasma.	Chanasma, the Sami and Harij talukas of the Mehsana District.
69.	Agriculture Inspector, Kalol.	Kalol and Kadi talukas of the Mehsana District.
70.	Agriculture Inspector Ahmedabad--1.	Entire area of Municipal Corporation of Ahmedabad City.
71.	Agriculture Inspector, Ahmedabad--2.	City taluka and Dascroi taluka of the Ahmedabad District except Municipal Corporation area.
72.	Agriculture Inspector, Dehgam.	Dehgam taluka of the Ahmedabad city.
73.	Agriculture Inspector, Viramgam.	Viramgam and Sanand talukas of the Ahmedabad District.
74.	Agriculture Inspector, Dholaka.	Dholaka and Dhandhuka talukas of the Ahmedabad District.
75.	Agriculture Inspector, Gandhinagar.	The whole of the Gandhinagar District.
76.	Agriculture Inspector, Himatnagar.	Himatnagar taluka of the Sabarkantha District.
77.	Agriculture Inspector, Idar.	Idar and Khedbrahma talukas of Sabarkantha District.
78.	Agriculture Inspector, Modasa.	Modasa and Malpur talukas of Sabarkantha District.
79.	Agriculture Inspector, Bhiloda.	Bhiloda, Vijaynagar and Meghraj talukas of Sabarkantha District.
80.	Agriculture Inspector, Bayad.	Bayad and Prantij talukas of the Sabarkantha District.
81.	Agriculture Inspector, Palanpur--1.	Palanpur and Dhanera talukas of the Banaskantha District.
82.	Agriculture Inspector, Palanpur--2.	Vadagam and Danta talukas of the Banaskantha District.
83.	Agriculture Inspector, Shihori.	Kankerej, Radhanpur and Santalpur talukas of the Banaskantha District.
84.	Agriculture Inspector, Deesa.	Deesa taluka of the Banaskantha District.
85.	Agriculture Inspector, Tharad.	Tharad, Deodar and Vav talukas of the Banaskantha District.
86.	Agriculture Inspector, Godhara.	Godhara taluka of the Panchmahal District.
87.	Agriculture Inspector, Dahod.	Dahod, Jalod, Devgadhabaria and Limada talukas of the Panchmahal District.

1	2	3
88.	Agriculture Inspector, Halol.	Halol, Kalol and Jambughoda talukas of Panchmahal District.
89.	Agriculture Inspector, Lunavada.	Lunavada, Shahera and Santrampur talukas of the Panchmahal District.
90.	Agriculture Inspector, Rajkot-1.	Rajkot talukas of the Rajkot District.
91.	Agriculture Inspector, Rajkot-2.	Padadhari and Jasadan talukas of the Rajkot District.
92.	Agriculture Inspector, Gondal.	Gondal, Lodhika and Kotada Sanghani talukas of the Rajkot District.
93.	Agriculture Inspector, Dhoraji.	Dhoraji and Jamkandorna talukas of the Rajkot District.
94.	Agriculture Inspector, Moravi.	Moravi, Vankaner, Maliya-Miyara talukas of the Rajkot District.
95.	Agriculture Inspector, Jetpur.	Jetpur and Upaleta taluka of the Rajkot District.
96.	Agriculture Inspector, Amreli.	Amreli talukas of the Amreli District.
97.	Agriculture Inspector, Lathi.	Lathi, Liliya and Babra talukas of the Amreli District.
98.	Agriculture Inspector, Rajula.	Rajula and Khambha talukas of the Amreli District.
99.	Agriculture Inspector, Dhari.	Dhari and Kukaval talukas of the Amreli District.
100.	Agriculture Inspector, Kodinar.	Kodinar and Jafarabad talukas of the Amreli District.
101.	Agriculture Inspector, Junagadh-1.	Entire area of Junagadh Nagarpalica of Junagadh city
102.	Agriculture Inspector, Junagadh-2.	Junagadh taluka and Bhesan taluka of the Junagadh District except Junagadh Nagarpalica area.
103.	Agriculture Inspector, Keshod.	Keshod and Mendarda talukas of the Junagadh District.
104.	Agriculture Inspector, Veraval.	Veraval and Una talukas of the Junagadh District.
105.	Agriculture Inspector, Talala.	Talala and Visavadar talukas of the Junagadh District.
106.	Agriculture Inspector, Porbandar.	Porbandar and Ranavav talukas of the Junagadh District.
107.	Agriculture Inspector, Vanthali, H.Q. Manavadar	Vanthali, Manavadar and Kutiana talukas of the Junagadh District.



1	2	3
108.	Agriculture Inspector, Mangrol	Mangrol and Maliya (Hatina) talukas of the Junagadh District.
109.	Agriculture Inspector, Bhavnagar.	Bhavnagar taluka of the Bhavnagar District.
110.	Agriculture Inspector, Gadhda	Gadhda and Umarala talukas of the Bhavnagar District.
111.	Agriculture Inspector, Palitana	Palitana, Shihor and Gariadhar talukas of the Bhavnagar District.
112.	Agriculture Inspector, Mahuva, District Bhavnagar	Mahuva and Savarkundla talukas of the Bhavnagar District.
113.	Agriculture Inspector, Talaja	Talaja and Ghogha talukas of the Bhavnagar District.
114.	Agriculture Inspector, Botad	Botad and Vallabhipur talukas of the Bhavnagar District.
115.	Agriculture Inspector, Jamnagar-1	Jamnagar taluka of the Jamnagar District.
116.	Agriculture Inspector, Jamnagar-2	Lalpur taluka of the Jamnagar District.
117.	Agriculture Inspector, Jamjodhpur	Jamjodhpur and Bhanvad talukas of the Jamnagar District.
118.	Agriculture Inspector, Jamkhambhalia	Jamkhambhalia, Kalyanpur and Okha Mandal talukas of the Jamnagar District.
119.	Agriculture Inspector, Kalavad	Kalavad taluka of the Jamnagar District.
120.	Agriculture Inspector, Dhrol	Dhrol and Jodia talukas of the Jamnagar District.
121.	Agriculture Inspector, Bhuj-1	Entire area of Bhuj Nagarpalica and Mandvi taluka of the Kutch District.
122.	Agriculture Inspector, Bhuj-2	Bhuj taluka, Nakhtrana, Lakhpat, Abdasa, Khavada and Khadir talukas of the Kutch District except Bhuj Nagarpalica area.
123.	Agriculture Inspector, Bhachau	Bhachau, Rapar, Anjar and Mundra talukas of the Bhuj District.
124.	Agriculture Inspector, Surendranagar	Vadhavan and Muli talukas of the Surendranagar District.
125.	Agriculture Inspector, Dhrangadhra	Dhrangadhra, Halvad and Dasada talukas of the Surendranagar District.
126.	Agriculture Inspector, Limbadi	Limbadi, Sayla, Lakhtar and Chotila talukas of the Surendranagar District.

By order and in the name of the Governor of Gujarat,

R. S. VAGHELA,  
Deputy Secretary to Government.



## AGRICULTURE, CO-OPERATION AND RURAL DEVELOPMENT DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 16th March, 1993.

INSECTICIDES ACT, 1968.

No. G/HKH/20/93/CPS/1092/2435/K-6.—In exercise of the power conferred by sub-section (1) of section 20 of the Insecticides Act, 1968 (46 of 1968) and in supersession of all the previous notifications in this behalf, the Government of Gujarat hereby appoints the persons specified in column 2 of the schedule appended hereto to be Insecticides Inspectors for the areas specified against each of them in column 3 of the said schedule for the purpose of the said Act.

Sr.No.	Persons	Area
1	2	3
1.	Deputy Director of Agriculture (Quality Control) Ahmedabad.	Whole of the State of Gujarat.
2.	Assistant Director of Agriculture (Vigilance) Office of the Directorate of the Agriculture, Ahmedabad.	Whole of the State of Gujarat.
3.	Assistant Director of Agriculture (Law) Office of the Directorate of Agriculture, Ahmedabad.	Whole of the State of Gujarat.
4.	Agriculture Officer (Quality Control-1) Office of the Directorate of Agriculture, Ahmedabad.	Whole of the State of Gujarat.
5.	Agriculture Officer (Quality Control-2) Office of the Directorate of the Agriculture, Ahmedabad.	Whole of the State of Gujarat.
6.	Agriculture Officer (Quality Control-3) Office of the Directorate of Agriculture, Ahmedabad.	Whole of the State of Gujarat.
7.	Joint Director of Agriculture (S.C.) Vadodara.	Whole of the Vadodara Division.
8.	Assistant Director of Agriculture (Quality Control) Office of the Joint Director of Agriculture (SC) Vadodara.	The whole of the Ahmedabad, Sabarkantha, Mehsana, Banaskantha, Gandhinagar, Panchmahal, Kheda, Vadodara, Surat, Bharuch, Valsad and Dangs Districts.
9.	Agriculture Officer (Quality Control-1) Office of the Joint Director of Agriculture (S.C.) Vadodara Division, Vadodara.	Whole of the Vadodara Division.
10.	Agriculture Officer (Quality Control-2) Office of the Joint Director of Agriculture (S.C.) Vadodara Division, Vadodara.	Whole of the Vadodara Division.
11.	Joint Director of Agriculture (S.C.) Rajkot Division, Rajkot.	Whole of the Rajkot Division.
12.	Assistant Director of Agriculture (Quality Control) Office of the Joint Director of Agriculture (S. C.), Rajkot.	The whole of the Rajkot, Surendranagar, Amreli, Bhavnagar, Jamnagar, Junagadh and Kutch District.
13.	Agriculture Officer (Quality Control-1) Office of the Joint Director of Agriculture (S.C.), Rajkot.	Whole of the Rajkot Division
14.	Agriculture Officer (Quality Control-2) Officer of the Joint Director of Agriculture (S.C.) Rajkot.	Whole of the Rajkot Division.

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| 15. Assistant Director of Agriculture (Quality Control), Valsad.        | Whole of the Valsad and Dangs District.                                |
| 16. Assistant Director of Agriculture (Quality Control), Surat.         | The whole of the Surat District.                                       |
| 17. Assistant Director of Agriculture (Quality Control), Bharuch.       | The whole of the Bharuch District.                                     |
| 18. Assistant Director of Agriculture (Quality Control), Vadodara.      | The whole of the Vadodara District.                                    |
| 19. Assistant Director of Agriculture (Quality Control), Nadiad.        | The whole of the Kheda District.                                       |
| 20. Assistant Director of Agriculture (Quality Control), Godhra.        | The whole of the Panchmahals District.                                 |
| 21. Assistant Director of Agriculture (Quality, Control), Ahmedabad.    | The whole of the Ahmedabad and the Gandhinagar District.               |
| 22. Assistant Director of Agriculture (Quality Control), Mehsana.       | The whole of the Mehsana District.                                     |
| 23. Assistant Director of Agriculture (Quality Control), Palanpur.      | The whole of the Banaskantha District.                                 |
| 24. Assistant Director of Agriculture (Quality Control), Himatnagar.    | The whole of the Sabarkantha District.                                 |
| 25. Assistant Director of Agriculture (Quality Control), Rajkot.        | The whole of the Rajkot District.                                      |
| 26. Assistant Director of Agriculture (Quality Control), Bhavnagar.     | The whole of the Bhavnagar District.                                   |
| 27. Assistant Director of Agriculture (Quality Control), Amreli.        | The whole of the Amreli District.                                      |
| 28. Assistant Director of Agriculture (Quality Control), Junagadh.      | The whole of the Junagadh District.                                    |
| 29. Assistant Director of Agriculture (Quality Control), Jamnagar.      | The whole of the Jamnagar District.                                    |
| 30. Assistant Director of Agriculture (Quality Control), Surendranagar. | The whole of the Surendranagar District.                               |
| 31. Assistant Director of Agriculture (Quality Control), Bhuj.          | The whole of the Kutch District.                                       |
| 32. Agriculture Inspector, Valsad.                                      | Valsad Taluka of the Valsad District.                                  |
| 33. Agriculture Inspector, Navsari                                      | Navsari Taluka of the Valsad District.                                 |
| 34. Agriculture Inspector, Chikhali                                     | Chikhali and Gandevi Talukas of Valsad District.                       |
| 35. Agriculture Inspector, Pardi  | Pardi Taluka of the Valsad District.                                   |
| 36. Agriculture Inspector, Vansada                                      | Vansada Taluka of the Valsad District and whole of the Dangs District. |

1	2	3
37.	Agriculture Inspector, Dharampur	Dharampur and Umbergaon Talukas of the Valsad District.
38.	Agriculture Inspector, Surat-2	Kamraj Taluka of the Surat District.
39.	Agriculture Inspector, Surat-1	Choraisi and Palsana Talukas of the Surat District.
40.	Agriculture Inspector, Mahuva District Surat.	Mahuva and Valod Talukas of the Surat District.
41.	Agriculture Inspector, Vyara.	Vyara, Sonagadh, Uchhal and Nizar Talukas of the Surat District.
42.	Agriculture Inspector, Bardoli	Bardoli and Mandvi Talukas of Surat District.
43.	Agriculture Inspector, Olpad	Olpad and Mangrol Talukas of the Surat District.
44.	Agriculture Inspector, Vadodara-1	Vadodara and Savli talukas of the Vadodara District Except Vadodara Corporation area.
45.	Agriculture Inspector, Vadodara-2	Municipal areas of Vadodara city and Vaghodia taluka of the Vadodara District.
46.	Agriculture Inspector, Bodeli.	Sankheda, Nasvadi and Tilakwada talukas of the Vadodara District.
47.	Agriculture Inspector, Dabhoi	Dabhoi and Shinor Talukas of Vadodara District.
48.	Agriculture Inspector, Padra	Padra and Karjan Talukas of the Vadodara District.
49.	Agriculture Inspector, Chhotaudaipur.	Chhotaudaipur, Pavi Jetpur and Jabugam talukas of the Vadodara District.
50.	Agriculture Inspector, Bharuch-1.	Bharuch taluka of the Bharuch District.
51.	Agriculture Inspector, Jambusar.	Jambusar, Amod and Vagara talukas of the Bharuch District.
52.	Agriculture Inspector, Rajpipala.	Rajpipala (Nandod) and Jagadia talukas of the Bharuch District.
53.	Agriculture Inspector, Bharuch-2	Ankleshwar and Hansot talukas of the Bharuch District.
54.	Agriculture Inspector, Sagabara	Valia, Dediapada and Sagabara taluka of the Bharuch District.
55.	Agriculture Inspector, Nadiad-1	Entire Nagarpalika Area of the Nadiad city.
56.	Agriculture Inspector, Nadiad-2	Nadiad taluka of the Kheda District except the area of Nadiad Nagarpalika.

1	2	3
57	Agriculture Inspector, Anand	Anand taluka of the Kheda District
58	Agriculture Inspector, Borsad	Borsad taluka of the Kheda District
59	Agriculture Inspector, Matar	Matar and Mahemdabad talukas of the Kheda District
60	Agriculture Inspector, Kapadvanj	Kapadvanj taluka of the Kheda District
61	Agriculture Inspector, Petlad	Petlad and Khambhat taluks of the Kheda District
62	Agriculture Inspector, Thasra	Thasra and Balashinor talukas of the Kheda District
63	Agriculture Inspector, Mehsana--1	Mehsana taluka of the Mehsana District
64	Agriculture Inspector, Mehsana--2	Vijapur taluka of the Mehsana District
65	Agriculture Inspector, Vijapur	Vijapur taluka of the Mehsana District
66	Agriculture Inspector, Sidhpur.	Sidhpur and Patan talukas of the Mehsana District.
67.	Agriculture Inspector Visnagar.	Visnagar and Kheralu talukas of Mehsana District
68.	Agriculture Inspector, Chanasma.	Chanasma, the Sami and Harij talukas of the Mehsana District.
69.	Agriculture Inspector, Kalol.	Kalol and Kadi talukas of the Mehsana District.
70.	Agriculture Inspector, Ahmedabad--1.	Entire area of Municipal Corporation of Ahmedabad City.
71.	Agriculture Inspector, Ahmedabad--2.	City taluka and Daseroi taluka of the Ahmedabad District except Municipal Corporation area.
72.	Agriculture Inspector, Dehgam.	Degham taluka of the Ahmedabad city
73.	Agriculture Inspector, Viramgam.	Viramgam and Sanand talukas of the Ahmedabad District.
74.	Agriculture Inspector, Dholaka.	Dholaka and Dhandhuka talukas of the Ahmedabad District.
75.	Agriculture Inspector, Gandhinagar.	The whole of the Gandhinagar District.
76.	Agriculture Inspector, Himatnagar.	Himatnagar taluka of the Sabarkantha District
77.	Agriculture Inspector, Idar.	Idar and Khedbrahma talukas of Sabarkantha District.
78.	Agriculture Inspector, Modasa.	Modasa and Malpur talukas of Sabarkantha District.

1	2	3
79.	Agriculture Inspector, Bhiloda.	Bhiloda, Vijaynagar and Meghraj talukas of Sabarkantha District.
80.	Agriculture Inspector, Bayad.	Bayad and Prantij talukas of the Sabarkantha District.
81.	Agriculture Inspector, Palanpur-1.	Palanpur and Dhanera talukas of the Banaskantha District.
82.	Agriculture Inspector, Palanpur-2.	Vadagam and Danta taluka of the Banaskantha District.
83.	Agriculture Inspector, Shihori.	Kankerej, Radhanpur and Santalpur talukas of the Banaskantha District.
84.	Agriculture Inspector, Deesa.	Deesa taluka of the Banaskantha District.
85.	Agriculture Inspector, Tharad	Tharad, Deodar and Vav talukas of the Banaskantha District.
86.	Agriculture Inspector, Godhara.	Godhara taluka of the Panchmahal District.
87.	Agriculture Inspector, Dahod.	Dahod, Jalod, Devgadhbaria and Limkheda talukas of the Panchmahal District.
88.	Agriculture Inspector, Halol.	Halol, Kalol and Jambughoda talukas of Panchmahal District.
89.	Agriculture Inspector, Lunavada.	Lunavada, Shahera and Santrampur talukas of the Panchmahal District.
90.	Agriculture Inspector, Rajkot-1	Rajkot taluka of the Rajkot District.
91.	Agriculture Inspector, Rajkot-2.	Padadhari and Jasadan talukas of the Rajkot District.
92.	Agriculture Inspector, Gondal.	Gondal, Lodhika and Kotada Sanghani talukas of the Rajkot District.
93.	Agriculture Inspector, Dhoraji.	Dhoraji and Jamkandorana talukas of the Rajkot District.
94.	Agriculture Inspector, Moravi.	Moravi, Vankaner, Maliya-Miyana talukas of the Rajkot District.
95.	Agriculture Inspector, Jetpur.	Jetpur and Upaleta talukas of the Rajkot District.
96.	Agriculture Inspector, Amreli.	Amreli talukas of the Amreli District.
97.	Agriculture Inspector, Lathi.	Lathi, Liliya and Babra talukas of the Amreli District.
98.	Agriculture Inspector, Rajula.	Rajula and Khambha talukas of the Amreli District.
99.	Agriculture Inspector, Dhari.	Dhari and Kukavav talukas of the Amreli District.



1	2	3
100.	Agriculture Inspector, Kodinar.	Kodinar and Jafarabad talukas of the Amreli District.
101.	Agriculture Inspector, Junagadh-1.	Entire area of Junagadh Nagarpalica of Junagadh city.
102.	Agriculture Inspector, Junagadh-2.	Junagadh taluka and Bhesan taluka of the Junagadh District except Junagadh Nagarpalica area.
103.	Agriculture Inspector, Keshod	Keshod and Mendarda talukas of the Junagadh District.
104.	Agriculture Inspector, Veraval	Veraval and Una talukas of the Junagadh District.
105.	Agriculture Inspector, Talala	Talala and Visavadar talukas of the Junagadh District.
106.	Agriculture Inspector, Porbandar	Porbandar and Ranavav talukas of the Junagadh District.
107.	Agriculture Inspector, Vanthali, H.Q. Manavadar	Vanthali, Manavadar and Kutiana talukas of the Junagadh District.
108.	Agriculture Inspector, Mangrol	Mangrol and Maliya (Hatina) talukas of the Junagadh District.
109.	Agriculture Inspector, Bhavnagar.	Bhavnagar taluka of the Bhavnagar District.
110.	Agriculture Inspector, Gadhda	Gadhda and Umarala talukas of the Bhavnagar District.
111.	Agriculture Inspector, Palitana	Palitana, Shihor and Gariadhar talukas of the Bhavnagar District.
112.	Agriculture Inspector, Mahuva, District Bhavnagar	Mahuva and Savarkundla talukas of the Bhavnagar District.
113.	Agriculture Inspector, Talaja	Talaja and Ghogha talukas of the Bhavnagar District.
114.	Agriculture Inspector, Botad	Botad and Vallabhipur talukas of the Bhavnagar District.
115.	Agriculture Inspector, Jamnagar-1	Jamnagar taluka of the Jamnagar District.
116.	Agriculture Inspector, Jamnagar-2	Lalpur taluka of the Jamnagar District.
117.	Agriculture Inspector, Jamjodhpur	Jamjodhpur and Bhanvad talukas of the Jamnagar District.
118.	Agriculture Inspector, Jamkhambhali	Jamkhambhali, Kalyanpur and Okha Mandal talukas of the Jamnagar District.
119.	Agriculture Inspector, Kalavad	Kalavad taluka of the Jamnagar District.



1	2	3
120.	Agriculture Inspector, Dhrol H. Q. Jodia	Dhrol and Jodia talukas of the Jamnagar District.
121.	Agriculture Inspector, Bhuj-1	Entire area of Bhuj Nagarpalica and Mandvi taluka of the Kutch District.
122.	Agriculture Inspector, Bhuj-2	Bhuj taluka, Nakhtrana, Lakhpat, Abdasa, Khavada and Khadir talukas of the Kutch District except Bhuj Nagarpalica area.
123.	Agriculture Inspector, Bhachau	Bhachau, Rapar, Anjar and Mundra talukas of the Bhuj District.
124.	Agriculture Inspector, Surendranagar	Vadhvan and Muli talukas of the Surendranagar District.
125.	Agriculture Inspector, Dhrangadhra	Dhrangadhra, Halvad and Dasada talukas of the Surendranagar District.
126.	Agriculture Inspector, Limbadi	Limbadi, Sayla, Lakhtar and Chotila talukas of the Surendranagar District.
127.	Assistant Director (Insectisides) C/o. Director of Agriculture as Ahmadabad	Whole of the State of Gujarat.

By order and in the name of the Governor of Gujarat,

R. S. VAGHELA,  
Deputy Secretary to Government.

### AGRICULTURE, CO-OPERATION AND RURAL DEVELOPMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 16th March, 1993.

SEEDS ACT, 1966.

No. GHKH/21/93/IST/1192-30-K-6.—In exercise of the powers conferred by sub-section (1) of section 13 of the Seeds Act, 1966 (No. 54 of 1966) and in supersession of all the previous notifications issued in this behalf, the Government of Gujarat hereby:—

(a) appoints the persons mentioned in column 2 of the Schedule appended hereto to be the Inspectors of Seeds for the purpose of said Act,

(b) defines the local areas specified against each of them in column-3 of the said Schedule within which each such inspector shall exercise his jurisdiction.

#### SCHEDULE

Sr.No.	Persons	Area
1	2	3
1.	Deputy Director of Agriculture (Quality Control) Ahmedabad.	Whole of the State of Gujarat.
2.	Assistant Director of Agriculture (Vigilance) Office of the Directorate of the Agriculture, Ahmedabad.	Whole of the State of Gujarat.

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| 3.  | Assistant Director of Agriculture (Law) Office of the the Directorate of Agriculture, Ahmedabad.                                  | Whole of the State of Gujarat.   |
| 4.  | Agriculture Officer (Quality Control, 1) Office of the Directorate of Agriculture, Ahmedabad.                                     | Whole of the State of Gujarat.   |
| 5.  | Agriculture Officer (Quality Control 2) Office of the Directorate of the Agriculture, Ahmedabad.                                  | Whole of the State of Gujarat.   |
| 6.  | Agriculture Officer (Quality Control 3) Office of the Directorate of Agriculture, Ahmedabad.                                      | Whole of the State of Gujarat.   |
| 7.  | Joint Director of Agriculture (S.C.) Vadodara.  | Whole of the Vadodara Division.  |
| 8.  | Assistant Director of Agriculture (Quality Control) Office of the Joint Director of Agriculture (SC) Vadodara.                    | The whole of the Ahmedabad; Sabarkantha Mehsana, Banaskantha, Gandhinagar, Panchmahal, Kheda, Vadodara, Surat, Bharuch Valsad and Dangs Districts. |
| 9.  | Agriculture Officer (Quality Control-1) Office of the Joint Director of Agriculture (S.C.) Vadodara Division, Vadodara.           | Whole of the Vadodara Division.  |
| 10. | Agriculture Officer (Quality Control-2) Office of the Joint Director of Agriculture (S.C.) Vadodara Division, Division, Vadodara. | Whole of the Vadodara Division.  |
| 11. | Joint Director of Agriculture (S.C.) Rajkot Division Rajkot.  | Whole of the Rajkot Division.  |
| 12. | Assistant Director of Agriculture (Quality Control) Office of the Joint Director of Agriculture (S.C.) Rajkot.                    | The whole of the Rajkot, Surendranagar, Anareli, Bhavnagar, Jamnagar, Junagadh, and Kutch Districts.   |
| 13. | Agriculture Officer (Quality Control, 1) Office of the Joint Director of Agriculture (S.C.) Rajkot.                               | Whole of the Rajkot Division   |
| 14. | Agriculture Officer (Quality Control-2) Officer of the Joint Director of Agriculture (S.C.) Rajkot.                               | Whole of the Rajkot Division.  |
| 15. | Assistant Director of Agriculture (Quality Control) Valsad.   | Whole of the Valsad and Dangs Districts.   |
| 16. | Assistant Director of Agriculture (Quality Control) Surat.  | The whole of the Surat District.   |
| 17. | Assistant Director of Agriculture (Quality Control) Bharuch.  | The whole of the Bharuch District.   |
| 18. | Assistant Director of Agriculture (Quality control) Vadodara.   | The whole of the Vadodara District.  |
| 19. | Assistant Director of Agriculture (Quality control) Nadiad.   | The whole of the Kheda District.   |
| 20. | Assistant Director of Agriculture (Quality control) Godhra.   | The whole of the Panchmahals District.   |
| 21. | Assistant Director of Agriculture (Quality control) Ahmedabad.  | The whole of the Ahmedabad and the Gandhinagar District.   |

1	2	3
22.	Assistant Director of Agriculture (Quality control) Mehsana.	The whole of the Mehsana District.
23.	Assistant Director of Agriculture (Quality control) Palanpur.	The whole of the Banaskantha District.
24.	Assistant Director of Agriculture (Quality control) Himatnagar.	The whole of the Sabarkantha District.
25.	Assistant Director of Agriculture (Quality control) Rajkot.	The whole of the Rajkot District.
26.	Assistant Director of Agriculture (Quality control) Bhavnagar.	The whole of the Bhavnagar District.
27.	Assistant Director of Agriculture (Quality control) Amreli.	The whole of the Amreli District.
28.	Assistant Director of Agriculture (Quality control) Junagadh.	The whole of the Junagadh District.
29.	Assistant Director of Agriculture (Quality control) Jamnagar.	The whole of the Jamnagar District.
30.	Assistant Director of Agriculture (Quality control) Surendranagar.	The whole of the Surendranagar District.
31.	Assistant Director of Agriculture (Quality control) Bhuj.	The whole of the Kutch District.
32.	Agriculture, Inspector, Valsad.	Valsad Taluka of the Valsad District.
33.	Agriculture Inspector, Navsari	Navsari Taluka of the Valsad District.
34.	Agriculture Inspector, Chikhali	Chikhali and Gandevi Talukas of Valsad District.
35.	Agriculture Inspector, Pardi	Pardi Taluka of the Valsad District.
36.	Agriculture Inspector, Vansada	Vansada Taluka of the Valsad District and whole of the Dangs District.
37.	Agriculture Inspector, Dharampur	Dharampur and Umbergaon Talukas of the Valsad District.
38.	Agriculture Inspector, Surat-2	Kamrej Taluka of the Surat District.
39.	Agriculture Inspector, Surat-1	Choraisi and Palsana Taluka of the Surat District.
40.	Agriculture Inspector, Mahuva District Surat.	Mahuva and Valod Talukas of the Surat District.
41.	Agriculture Inspector, Vyara.	Vyara Sonagadh, Uchhal and Nizar Talukas of the Surat District.
42.	Agriculture Inspector, Bardoli	Bardoli and Mandvi Talukas of the Surat District.
43.	Agriculture Inspector, Olpad	Olpad and Mangrol Talukas of the Surat District.
44.	Agriculture Inspector, Vadodara-1	Vadodara and Savli talukas of the Vadodara District Except Vadodara Corporation area.

1	2	3
45. Agriculture Inspector, Vadodara-2		Municipal areas of Vadodara city and Vaghodia taluka of the Vadodara District.
46. Agriculture Inspector, Bodeli.		Sankheda, Nasvadi and Tilkawada talukas of the Vadodara District.
47. Agriculture Inspector, Dabhoi		Dabhoi and Shinor Talukas of the Vadodara District.
48. Agriculture Inspector, Padra		Padra and Karajan Talukas of the Vadodara District
49. Agriculture Inspector Chhotaudapur.		Chhotaudapur, Pavi Jetpur and Jabugana talukas of the Vadodara District.
50. Agriculture Inspector, Bharuch-1.		Bharuch taluka of the Bharuch District.
51. Agriculture Inspector Jambusar.		Jambusar, Amod and Vagara talukas of the Bharuch District.
52. Agriculture Inspector Rajpipla.		Rajpipla (Nandod) and Jagadia talukas of the Bharuch District.
53. Agriculture Inspector Bharuch-2.		Ankleshwar and Hansot talukas of the Bharuch District.
54. Agriculture Inspector, Sagabara.		Valia, Dediapada and Sagabara talukas of the Bharuch District.
55. Agriculture Inspector, Nadiad-1.		Entire Nagarpalika Area of the Nadiad city.
56. Agriculture Inspector, Nadiad-2.		Nadiad talukas of the Kheda District except the area of Nadiad Nagarpalika.
57. Agriculture Inspector Anand.		Anand taluka of the Kheda District.
58. Agriculture Inspector, Boarsad.		Borsad taluka of the Kheda. District.
59. Agriculture Inspector, Matar.		Matar and Mahemdabad talukas of the Kheda District.
60. Agriculture Inspector, Kapadvanj.		Kapadvanj taluka of the Kheda District.
61. Agriculture Inspector Petlad.		Petlad and Khambhat talukas of the Kheda District.
62. Agriculture Inspector Thasra.		Thasra and Balashinor talukas of the Kheda District.
63. Agriculture Inspector, Mehsana-1.		Mehsana taluka of the Mehsana District.
64. Agriculture Inspector, Mehsana-2.		Vijapur taluka of the Mehsana District.
65. Agriculture Inspector, Vijapur.		Vijapur taluka of the Mehsana District.
66. Agriculture Inspector, Sidhpur.		Sidhpur and Patana talukas of the Mehsana District.

1	2	3
67.	Agriculture Inspector, Visnagar.	Visnagar and Kheralu taluka of Mehsana District.
68.	Agriculture Inspector, Chanasma.	Chanasma, the Sami and Harij talukas of the Mehsana District.
69.	Agriculture Inspector, Kalol.	Kalol and Kadi talukas of the Mehsana District.
70.	Agriculture Inspector, Ahmedabad--1.	Entire area of Municipal Corporation of Ahmedabad City.
71.	Agriculture Inspector, Ahmedabad--2.	City taluka and Dascroi taluka of the Ahmedabad District except Municipal Corporation area.
72.	Agriculture Inspector, Dehgam.	Dehgam taluka of the Ahmedabad city.
73.	Agriculture Inspector, Viramgam.	Viramgam and Sanand talukas of the Ahmedabad District.
74.	Agriculture Inspector, Dholaka.	Dholaka and Dhandhuka talukas of the Ahmedabad District.
75.	Agriculture Inspector, Gandhinagar.	The whole of the Gandhinagar District.
76.	Agriculture Inspector, Himatnagar.	Himatnagar taluka of the Sabarkantha District.
77.	Agriculture Inspector, Idar.	Idar and Khedbrahma talukas of Sabarkantha District.
78.	Agriculture Inspector, Modasa.	Modasa and Malpur talukas of Sabarkantha District.
79.	Agriculture Inspector, Bhiloda.	Bhiloda, Vijaynagar and Meghraj talukas of Sabarkantha District.
80.	Agriculture Inspector, Bayad.	Bayad and Prantij talukas of the Sabarkantha District.
81.	Agriculture Inspector, Palanpur--1.	Palanpur and Dhanera talukas of the Banaskantha District.
82.	Agriculture Inspector, Palanpur--2.	Vadagam and Danta talukas of the Banaskantha District.
83.	Agriculture Inspector, Shihori.	Kankerej, Radhanpur and Santalpur talukas of the Banaskantha District.
84.	Agriculture Inspector, Deesa.	Deesa taluka of the Banaskantha District.
85.	Agriculture Inspector, Tharad.	Tharad, Deodar and Vav talukas of the Banaskantha District.
86.	Agriculture Inspector, Godhara.	Godhara taluka of the Panchmahal District.
87.	Agriculture Inspector, Dahod.	Dahod, Jalod, Devgadhbharja and Limkheda talukas of the Panchmahal District.



1	2	3
88.	Agriculture Inspector, Halol.	Halol, Kalol and Jambughoda talukas of Panchmahal District.
89.	Agriculture Inspector, Lunavada.	Lunavada, Shahera and Santrampur talukas of the Panchmahal District.
90.	Agriculture Inspector, Rajkot--1.	Rajkot taluka of the Rajkot District.
91.	Agriculture Inspector, Rajkot--2.	Padadhari and Jasadan talukas of the Rajkot District.
92.	Agriculture Inspector, Gondal.	Gondal, Lodhika and Kotada Songhani talukas of the Rajkot District.
93.	Agriculture Inspector, Dhoraji.	Dhoraji and Jamkandora talukas of the Rajkot District.
94.	Agriculture Inspector, Moravi.	Moravi, Vankaner, Maliya-Miyana talukas of the Rajkot District.
95.	Agriculture Inspector, Jetpur.	Jetpur and Upaleta taluka of the Rajkot District.
96.	Agriculture Inspector, Amreli.	Amreli taluka of the Amreli District.
97.	Agriculture Inspector, Lathi.	Lathi, Liliya and Babra talukas of the Amreli District.
98.	Agriculture Inspector, Rajula.	Rajula and Khambha talukas of the Amreli District.
99.	Agriculture Inspector, Dhari.	Dhari and Kukavav talukas of the Amreli District.
100.	Agriculture Inspector, Kodinar.	Kodinar and Jafarabad talukas of the Amreli District.
101.	Agriculture Inspector, Junagadh--1.	Entire area of Junagadh, Nagarpalica of Junagadh city.
102.	Agriculture Inspector, Junagadh--2.	Junagadh taluka and Bhesan taluka of the Junagadh District except Junagadh Nagarpalica area.
103.	Agriculture Inspector, Keshod.	Keshod and Mendarda talukas of the Junagadh District.
104.	Agriculture Inspector, Veraval.	Veraval and Una talukas of the Junagadh District.
105.	Agriculture Inspector, Talala.	Talala and Visavadar talukas of the Junagadh District.
106.	Agriculture Inspector, Porbandar.	Porbandar and Ranavav talukas of the Junagadh District.
107.	Agriculture Inspector, Vanthali, H.Q. Manavadar	Vanthali, Manavadar and Kutiana talukas of the Junagadh District.



1	2	3
108.	Agriculture Inspector, Mangrol.	Mangrol and Maliya (Hatina) talukas of the Junagadh District.
109.	Agriculture Inspector, Bhavnagar.	Bhavnagar taluka of the Bhavnagar District.
110.	Agriculture Inspector, Gadhdha.	Gadhdha and Umarala talukas of the Bhavnagar District.
111.	Agriculture Inspector, Palitana.	Palitana, Shihor and Gariadhar talukas of the Bhavnagar District.
112.	Agriculture Inspector, Mahuva, — District Bhavnagar.	Mahuva and Savarkundla talukas of the Bhavnagar District.
113.	Agriculture Inspector, Talaja.	Talaja and Ghogha talukas of the Bhavnagar District.
114.	Agriculture Inspector, Botad.	Botad and Vallabhipur talukas of the Bhavnagar District.
115.	Agriculture Inspector, Jamnagar-1.	Jamnagar taluka of the Jamnagar District.
116.	Agriculture Inspector, Jamnagar-2.	Lalpur taluka of the Jamnagar District.
117.	Agriculture Inspector, Jamjodhpur.	Jamjodhpur and Bhanvad talukas of the Jamnagar District.
118.	Agriculture Inspector, Jamkhambhalia.	Jamkhambhalia, Kalyanpur and Okha Mandal talukas of the Jamnagar District.
119.	Agriculture Inspector, Kalavad.	Kalavad taluka of the Jamnagar District.
120.	Agriculture Inspector, Dhrol.	Dhrol and Jodia talukas of the Jamnagar District.
121.	Agriculture Inspector, Bhuj-1.	Entire area of Bhuj Nagarpalica and Mandvi taluka of the Kutch District.
122.	Agriculture Inspector, Bhuj-2.	Bhuj taluka, Nakhtrana, Lakhpat, Abdasa, Khavada and Khadir talukas of the Kutch District except Bhuj Nagarpalica area.
123.	Agriculture Inspector, Bhachau.	Bhachau, Rapar, Anjar and Mundra talukas of the Bhuj District.
124.	Agriculture Inspector, Surendranagar.	Vadhavan and Muli talukas of the Surendranagar District.
125.	Agriculture Inspector, Dhrangadhra.	Dhrangadhra, Halvad and Dasada talukas of the Surendranagar District.
126.	Agriculture Inspector, Limbadi.	Limbadi, Sayla, Lakhtar and Chotila talukas of the Surendranagar District.

By order and in the name of the Governor of Gujarat,

R. S. VAGHELA,  
Deputy Secretary to Government.

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## PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-I) made by the Government of Gujarat under the Central Acts.**

HOME DEPARTMENT (Special)

Order

Sachivalaya, Gandhinagar. 18th March, 1993.

THE COFEPOSA ACT, 1974.

No. GG/93/34/SB.IV/PSA/1792/428.—Whereas detention order under Section 3 of the COFEPOSA Act, 1974 (52 of 1974) has been made by the Addl. Chief Secretary, Home Department under order No. SB.IV/PSA/1792/428 (i) dated 21st November, 1992 in respect of Shri Hussain Issak Sanghar residing at Barlowas, Jam-Salaya, Distt. Jamnagar.

And whereas the Addl. D.G.P. (CID) (Crime & Rlys.) Ahmedabad has reported that the said person has absconded or is concealing himself so that the aforesaid detention order cannot be executed.

And whereas the Govt. of Gujarat has reason to believe that the aforesaid person has absconded or concealing himself so that the detention order cannot be executed.

Now, therefore, in exercise of the powers conferred by clause (b) of sub-section (I) of Section 7 of the Cofeposa Act, 1974, the Govt. of Gujarat hereby directs that the said Shri Hussain Issak Sanghar to appear before the said Addl. D.G.P., C.I.D. (Crime & Railways), Ahmedabad within a period of 30 days from the date of the publication of this order in the official Gazette.

By order and in the name of the Governor of Gujarat,

J. M. PARMAR,  
Deputy Secretary to Government.

## HOME DEPARTMENT (Special)

## Order

Sachivalaya, Gandhinagar, 18th March, 1993.

THE COFEPOSA ACT, 1974.

No. GG/93/35/SB.IV/PSA/1792/429(i).—Whereas detention order under Section 3 of the COFEPOSA Act, 1974 (52 of 1974) has been made by the Addl. Chief Secretary, Home Department under order No. SB.IV/PSA/1792/429 (i) dated 21st November, 1992 in respect of Shri Bakhar Haroon Bhaya residing at Barlowas, Jam-Salaya, Distt. Jamnagar.

And whereas the Addl. D.G.P. (CID) (Crime & Rlys.), Ahmedabad has reported that the said person has absconded or is concealing himself so that the aforesaid detention order cannot be executed.

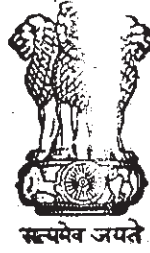
And whereas the Govt. of Gujarat has reason to believe that the aforesaid person has absconded or concealing himself so that the detention order cannot be executed.

Now, therefore, in exercise of the powers conferred by clause (b) of sub-section (1) of Section 7 of the Cofeposa Act, 1974, the Govt. of Gujarat hereby directs that the said Shri Bakhar Haroon Bhaya to appear before the said Addl. D.G.P., C.I.D. (Crime & Railways), Ahmedabad within a period of 30 days from the date of the publication of this order in the official Gazette.

By order and in the name of the Governor of Gujarat,

J. M. PARMAR,  
Deputy Secretary to Government.

(C)



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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

#### FOOD AND CIVIL SUPPLIES DEPARTMENT

Sachivalaya, Gandhinagar, 23rd March, 1993.

THE PREVENTION OF BLACKMARKETING AND MAINTENANCE OF SUPPLIES OF ESSENTIAL COMMODITIES  
Act, 1980.

No. GTH/93/5/ADV/1181/3922/SPL.—In exercise of the powers conferred by Section 9 of the Prevention of Blackmarketing and Maintenance of Supplies of Essential Commodities Act, 1980 the Government of Gujarat, in continuation of this Department's Notification No. GTH/93/4/ADV/1181/3922/SPL, dated the 1st March, 1993 the appointment of Shri J. U. Mehta, retired Judge of the High Court of Gujarat as a member of the Advisory Board constituted under Section 9 of the said Act is extended for the further period of six weeks or till Justice Shri D. C. Gheewala resumes his service to the Board, whichever is earlier.

By order and in the name of the Governor of Gujarat,

V. K. MEHTA,  
Under Secretary to Government.

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### PART IV—A

**Rules and Orders (other than those published in Parts I 1-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### FOOD AND CIVIL SUPPLIES DEPARTMENT

##### Amendment

Sachivalaya, Gandhinagar, 29th March, 1993.

#### ESSENTIAL COMMODITIES ACT, 1955.

No. GPH-93-6-DGP-1092-GOI-64-C.—In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with the order of the Government of India Ministry of Agriculture (Department of Food) No. GSR-830, dated the 9th June, 1978 and with the prior concurrence of the Central Government, the Government of Gujarat, hereby makes the following order further to amend the Gujarat Rice Procurement (Levy) (Amendment) Order, 1992 issued *vide* Food and Civil Supplies Department No. GPH-92-24-DGP-1092-GOI-64-C dated 1st November, 1992 namely:—

- (1) This order may be called the Rice Procurement (Levy) (Third Amendment) Order, 1992.
- (2) It shall come into force with immediate effect.

(3) In the Second Schedule under the heading "Uniform Specifications for Superfine Rice and Uniform Specifications for Fine/Common Rice" in the third line of the First paragraph of both, the spelling of the words "agremone maxicana" shall be read as "argemone mexicana".

(2) The whole matter under the heading "Uniform Specifications of Rice of Basmati and other scented varieties" and "note" thereunder shall be deleted.

By order and in the name of the Governor of Gujarat,

B. R. PATNI,  
Under Secretary to Government.



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## PART IV--A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### FOOD AND CIVIL SUPPLIES DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, dated 31st March, 1993.

THE PREVENTION OF BLACKMARKETING AND MAINTENANCE OF SUPPLIES OF ESSENTIAL COMMODITIES  
Act, 1980.

No. GTH/93/7/DTN/1192/3312/Spl:—WHEREAS, the detention order under Section 3(1) of the Prevention of Blackmarketing and Maintenance of Supplies of Essential Commodities Act, 1980 has been made by the Additional Chief Secretary, in Food and Civil Supplies Department, Sachivalaya, Gandhinagar under order No. DTN/1192/3312/Spl, dated 3rd October, 1992, in respect of Shri Ekbal Abduljabbar Sipai, residing at Block No. 8, Room No. 169, Parikshitlalnagar, Baherampura, Ahmedabad.

AND, WHEREAS, the aforesaid detention order was sent to the Commissioner of Police, Ahmedabad for execution.

AND WHEREAS, the Commissioner of Police, Ahmedabad has reported that the said person has absconded or is concealing himself so that the aforesaid detention order cannot be executed.

AND, WHEREAS, the Government of Gujarat has reason to believe that the aforesaid person has absconded or is concealing himself so that the detention order cannot be executed.

NOW, THEREFORE in exercise of the powers conferred by clause (b) of sub-section (1) of Section 7 of the Prevention of Blackmarketing and Maintenance of Supplies of Essential Commodities Act, 1980, the Government of Gujarat hereby directs that Shri Ekbal Abduljabbar Sipai should appear before the Commissioner of Police, Ahmedabad at his office at Ahmedabad within a period of fifteen (15) days from the date of publication of this order in the Official Gazette.

By order and in the name of the Governor of Gujarat,

K. K. CHAUHAN,  
Deputy Secretary to Government.

26-1

IV-A-Extra-26-1

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## PART IV—A

**Rules and Orders (other than those published in Parts I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### FOOD AND CIVIL SUPPLIES DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 31st March, 1993.

#### THE KEROSENE (FIXATION OF CEILING PRICES) ORDER, 1970.

No. GTH-93-8-KSN-1091-1398-B.—In pursuance of Sub-clause (C) (ii) of Clause 3 of the Kerosene (Fixation of Ceiling Prices) Order, 1970, the Government of Gujarat hereby sanctions extraordinary expenditure at Rs. 30.00 per kilolitre to the Agents/Stockists and retailers of kerosene in order to neutralise the loss on account of leakage, bank interest, Draft Commission, Electricity Charges treated as other extra ordinary expenditure incurred for distribution of kerosene with effect from 1st April, 1993.

By order and in the name of the Governor of Gujarat,

P. K. VALERA,  
Deputy Secretary to Government.



# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 31st March, 1993.

**MOTOR VEHICLES ACT, 1988.**

No. : G/G/93/39/STC/1292/1842/GH.—In exercise of the powers conferred by sub-section (1) of section 67 of the Motor Vehicles Act, 1988 (59 of 1988) and in supersession of Government Notification, Home Department No. : G/G/90/120/STC/1288/3816/GH, dated 24th October, 1990, so far it relates to directions issued to the State Transport Authority regarding revision in fares of Stage Carriages operated by the Gujarat State Road Transport Corporation in the State, the Government of Gujarat having regard to the provisions of clauses (a) to (d) of the said sub-section (1), hereby issues following directions to the State Transport Authority and the Regional Transport Authority regarding fixing of fares for the stage carriages operated by the Gujarat State Road Transport Corporation, plying in the areas as specified in the Schedule appended to this Notification with effect on and from 8th April, 1993, namely :—

Fares, inclusive of the amount of tax on passengers, if any, levied or leviable under the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958) for the time being in force, for stage carriages plying in the areas and on the routes respectively specified in columns 2 and 3 of the Schedule appended hereto shall be subject to such maximum and minimum fares as specified against them in column 4 of the said schedule :

Provided that in the case of any journey undertaken by a students, if no such tax is leviable, the fares for such journey shall be so adjusted as to exclude therefrom the amount of such tax.

## SCHEDULE

Sr. No.	Areas	Routes	Maximum fares inclusive of passenger Tax
1	2	3	4
1.	Area comprised in the City of Ahmedabad as constituted under the Bombay Provincial Municipal Corporation Act, 1949, the Cantonment of Ahmedabad, the New Capital area within the meaning of Gujarat New Capital (Periphery Control Act, 1960, and other areas adjacent to any of them and the areas between any of the aforeaid areas where the stage carriage (City passengers bus services) area operated by the Gujarat State Road Transport Corporation.	(1) All routes within the City of Ahmedabad, the Cantonment of Ahmedabad, and the New Capital Area. (2) Such routes serving the new Capital area or the City of Ahmedabad or the Cantonment of Ahmedabad and also areas adjacent to any of these areas or serving the new capital area, city of Ahmedabad or Cantonment of Ahmedabad and the areas between them as approved by the State Government under the proviso of section 3 of the Bombay Motor Vehicles (Taxation of passengers) Act, 1958, where the stage carriages (City passenger bus services) are operated by the Gujarat State Road Transport Corporation.	(1) Rs. 1.50 paise per passenger for the first two kilometers or part thereof and there after; (2) 25 paise per passenger for every block of 3 Kilometers or part thereof chargeable for a journey after first two kilometers (3) The minimum fare chargeable shall be Rs. 1.50 paise per adult passenger and 75 paise per child passenger, for a journey of first two kilometers or part thereof.  Provided further that if the place of boarding is not a stage point, the distance travelled shall be calculated from the immediately preceeding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto the immediately succeeding stage point.
2.	Municipal or Cantonment areas and other adjacent areas having approved routes where stage carriages (City Passenger bus Services) are operated by the Gujarat State Road Transport Corporation excluding the areas specified against serial number 1 but including the areas where such routes as are approved by the Regional Transport Authority exist.	All routes.	1. Rs. 1.50 paise per passenger for the first two kilometers or part thereof and thereafter.  2. 25 paise per passenger for every block of 3 kilometers or part thereof chargeable for a journey after first two kilometers. 3. The minimum fare chargeable shall be Rs. 1.50 paise per adult passenger and 75 paise per child passenger for a journey of first two kilometers or part thereof.  Provided further that if the place of boarding is not a stage point, the distance travelled shall be calculated from the immediately preceeding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto the immediately succeeding stage point.

*Explanation :* (i). Where the total fare calculated under any of the provisions of Column 4 is not an exact multiple of 25 paise, then it would be rounded off to the next higher multiple of 25 paise.

(ii) In this Notification, the expression "Stage point" means any bus stop approved as such by the Regional Transport Authority for the purpose of computing or charging fare on a route.

By order and in the name of the Governor of Gujarat,

N. S. RAVAL,  
Under Secretary to Government.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 31st March, 1993.

MOTOR VEHICLES ACT, 1988.

No. G/G/93/40/STC/1292/1842/GH.—In exercise of the powers conferred by sub-section (1) of section 67 of the Motor Vehicles Act, 1988 (59 of 1988) and in supersession of Government Notification, Home Department No. G/G/90/121/STC/1288/3816/GH, dated 24th October, 1990, so far it relates to directions issued to the State Transport Authority regarding revision in fare of stage carriages operated by the Gujarat State Road Transport Corporation in the State, the Government of Gujarat having regard to the provisions of clauses (a) to (d) of the said sub-section (1), hereby issues following directions to the State Transport Authority and the Regional Transport Authority regarding fixing of fares for the stage carriages operated by the Gujarat State Road Transport Corporation, plying in the areas as specified in the Schedule appended to this Notification with effect on and from 8th April, 1993, namely:—

Fares, inclusive of the amount of tax on passengers, if any, levied or leviable under the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958) for the time being in force, for stage carriages plying in the areas and on the routes respectively specified in columns 2 and 3 of the Schedule appended hereto shall be subject to such maximum and minimum fares as specified against them in columns 4 to 8 of the said Schedule :

Provided that in the case of any journey undertaken by a student, if no such tax is leviable, the fares for such journey shall be so adjusted as to exclude therefrom the amount of such tax.

#### SCHEDULE

Sr. No.	Areas	Routes	Maximum Rates of Fares inclusive Passenger Tax	
			For Ordinary bus services	For Express bus services.
1	2	3	4	5
1.	All areas in the State of Gujarat Other than those referred to in the Schedule to the Government Notification, Home Department, No. G/G/93/39/STC/1292/1842/GH/ dated 31-03-1993 where the stage carriages are operated.	All routes	(A) Rs. 1.15 paise per passenger-per stage of 6 Kilometers or part thereof but 57.5 paise per sub-stage of 3 kilometer or part thereof shall be chargeable.	If Express bus services declared as such by the Gujarat State Road Transport Corporation and approved by the State Transport Authority or Regional Transport Authority concerned is provided :—
			(B) The minimum fare shall be Rs. 1.25 paise per adult passenger and 75 paise per child passenger for the first stage of 6-Kms. or part thereof.	(A) Rs. 1.25 paise per passenger per stage of 6 Kilometers or part thereof, but 62.5 paise per sub stage of 3 Kilometers or part thereof shall be chargeable plus following additional fare, namely :—
			(C) There shall be no sub-stage beyond 3 stages.	

1	2	3	4	5
				Rs. 3.00 per passenger shall be chargeable as an additional fare.
				Provided that, the minimum fare shall be Rs. 5.00 per adult passenger and Rs. 2.50 paise per child passenger for the first stage of 6 kms. or part thereof.
				(B) There shall be no sub stage, beyond 3 stages.
		Provided further that where the place of boarding is not stage or sub-stage point, the distance travelled shall be calculated from immediately preceeding stage or sub stage point and where the place of getting down is not a stage or sub-stage point, the distance travelled shall be calculated upto the immediately succeeding stage or sub-stage point.		Provided that where the place of boarding is not a stage or sub-stage point, the distance travelled shall be calculated from immediately preceeding stage or sub-stage point and where the place of getting down is not a stage or sub-stage point, the distance travelled shall be calculated upto the immediately, succeeding stage or sub-stage point.

#### MAXIMUM RATES OF FARES INCLUSIVE PASSENGER TAX.

For Semi-Luxury bus services	For Luxury bus services	For Extra operation.
6	7	8
If semi-Luxury bus services declared by the Gujarat State Road Transport Corporation and as approved by the State Transport Authority, or Regional Transport Authority concerned is provided :-	If Luxury bus services declared by the Gujarat State Road Transport Corporation and as approved by the State Transport Authority or Regional Transport Authority concerned is provided :-	If extra bus services are operated by Gujarat State Road Transport Corporation within Gujarat State, during fare/special occasions, the same fare applicable to a particular bus service should be charged plus following additional fares namely :-
(A) Rs. 1.60 paise per passenger per stage of 6 Kilometers or part thereof shall be chargeable.  Provided that the Minimum fare shall be Rs. 6.00 per adult Passenger and Rs. 3/- per child.	(A) Rs. 2.00 per passenger per stage of 6 Kilometers or part thereof shall be chargeable.  Provided that the minimum fare shall be Rs. 7.00 per adult passenger and Rs. 3.50 paise for child passenger.	(A) Upto 210 Kms. No Additional fare to be charged.  (B) Above 210 Kms. but upto 300 Kilometers 40% additional fare on chargeable fare.
(B) There shall be no sub-stage.	(B) There shall be no sub stage.	(C) Above 301 Kms. 50% additional fare on chargeable fare.



6

7

8

Provided that where the place of boarding is not a stage point, the distance travelled shall be calculated from immediately preceeding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto the immediately succeeding stage point.

Provided that where the place of boarding is not a stage point, the distance travelled shall be calculated from immediately preceeding stage point and where the place of getting down is not a stage point the distance travelled shall be calculated upto the immediately succeeding stage point.

- Explanation :*
- (i) Where the total fares calculated under any of the provisions of columns No. 4 to 8 is not an exact multiple of 25 paise, it shall be rounded off to the next higher multiple of 25 paise.
  - (ii) The journey comprised of 2 sub-stages, shall be chargeable as a journey for one stage.
  - (iii) In this notification, the expression, "Stage point" or "Sub stage point" means any bus stop approved as such by the Regional Transport Authority for the purpose of computing or charging fares on a route.

By order and in the name of the Governor of Gujarat,

N. S. RAVAL,  
Under Secretary to Government.



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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

**LABOUR AND EMPLOYMENT DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 6th April, 1993.

CONTRACT LABOUR (REGULATION AND ABOLITION) ACT, 1970.

No. GR-93-71-CLA-1090-2420-M(3).—WHEREAS, certain draft rules further to amend the Contract Labour (Regulation and Abolition) (Gujarat) Rules, 1972, were published as required by sub-section (1) of section 35 of the Contract Labour (Regulation and Abolition) Act, 1970 (37 of 1970) at pages 83/1 to 83/2 of the Gujarat Government Gazette, Part IV-A, Extraordinary, dated the 20th July, 1992 for inviting objections or suggestions from all persons likely to be affected thereby till 13th August 1992 under Government Notification, Labour and Employment Department No. GR-92-145-CLA-1090/2420-M(3) dated the 13th July, 1992.

AND, WHEREAS, no objections or suggestions were received from the public in respect of the said notification;

NOW, THEREFORE, in exercise of the powers conferred by section 35 of the Contract Labour (Regulation and Abolition) Act, 1970, (37 of 1970), the Government of Gujarat hereby makes the following rules further to amend the Contract Labour, (Regulation and Abolition) (Gujarat) Rules, 1972, namely:—

1. These rules may be called the Contract Labour (Regulation and Abolition) (Gujarat) (Amendment) Rules, 1993.

2. In the Contract Labour (Regulation and Abolition) (Gujarat) Rules, 1972, in Form VI, in the ANNEXURE, in the proviso to condition No. 5, for the words "Labour Commissioner" the words "Deputy Labour Commissioner" shall be substituted.

By order and in the name of the Governor of Gujarat,

D. V. SOLANKI,  
Under Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

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TUESDAY, APRIL 6, 1993/GATRA 16, 1915

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### PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

૧૧ અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૨મી ઓક્ટોબર, ૧૯૯૨.

પાણી (પ્રદુષણ નિવારણ અને નિયંત્રણ) અધિનિયમ, ૧૯૭૪.

ક્રમાંક : જીવીએન/૨૪/૯૨/અલ્યુપીએ/૧૦૯૧/૭૮૩/પી.—પાણી (પ્રદુષણ નિવારણ અને નિયંત્રણ) અધિનિયમ, ૧૯૭૪ (સન ૧૯૭૪ના દફતરની કલમ ૬૪થી મળેલી સત્તાની રૂએ, ગુજરાત સરકાર, ગુજરાત પ્રદુષણ નિયંત્રણ બોર્ડ સાથે વિચારવિનિમય કરીને, આથી, ગુજરાત પાણી (પ્રદુષણ નિવારણ અને નિયંત્રણ) નિયમો, ૧૯૭૬ વધુ સુધારવા નીચેના નિયમો કરે છે :—

- આ નિયમો “ગુજરાત પાણી (પ્રદુષણ નિવારણ અને નિયંત્રણ) (સુધારા) નિયમો, ૧૯૯૨” કહેવાશે.
- ગુજરાત પાણી (પ્રદુષણ નિવારણ અને નિયંત્રણ) નિયમો, ૧૯૭૬માં, નિયમ ૨૧-કમાં, પેટા-નિયમ (૧)માં, કોષ્ટકને બદલે, નીચેનું કોષ્ટક મૂકવું. :—

કોષ્ટક

સ્થાનનો ક્રમ. દિવસદીઠ સરેરાશ પાણી વપરાશના કિલોલીટર. ફી રૂપિયામાં

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૧.  
૨.  
૩.

૫૦ સુધી  
૫૦+થી ૨૫૦  
૨૫૦+થી ૫૦૦

૫૦૦  
૧૦૦૦  
૧,૫૦૦

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૧	૨	૩
૪.	૫૦૦+થી ૧,૦૦૦	
૫.	૧,૦૦૦+૫,૦૦૦	૨,૫૦૦
૬.	૫,૦૦૦+૫૦,૦૦૦	૫,૦૦૦
૭.	૫૦,૦૦૦+	૧૦,૦૦૦
		૧૫,૦૦૦

+જણાવેલા આંકડા કરતાં વધારે, તેથી ૫૦+એટલે ૫૦ કરતાં વધારે.—

(૨) પેટા-નિયમ (૨)ને બદલે, નીચેનો પેટા-નિયમ (૨) મુકવો :—

“(૨) સંમતિ લંબાવવા માટેની અરજી કરવામાં આવે, ત્યારે, બોર્ડ, વધારવાની મુદત આપતી વખતે, નીચે કોષ્ટકમાં નિર્દિષ્ટ કર્યા પ્રમાણેની ફી રહેશે :—

કોષ્ટક

અ.નં.	દિવસદીઠ સરેરાશ પાણી વપરાશના કિલોલીટર	ફી રૂપિયામાં
૧	૨	૩
૧.	૫૦,૦૦૦ સુધી	
૨.	૫૦,૦૦૦ થી વધુ	૧૦૦ ૫૦૦

ગુજરાતના રાજ્યપાલશ્રીના પુરુષોત્તમ અને તેમના નામે,

અરવિંદ બટ્ટ,  
સરકારના ઉપસચિવ.



सत्यमेव जयते

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## EXTRAORDINARY

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SATURDAY, APRIL 17, 1993/CAITRA 27, 1915

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### PART IV—A

Rules and Orders (other than those published in Parts I. I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### HOME DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 8th April, 1993.

NATIONAL SECURITY ACT, 1980.

No. GG/93/47/SB.III/NSA-1091-1829:—Whereas having regard to the circumstances likely to prevail in the areas within the local limits of the jurisdiction of the Commissioner of Police, specified in the schedule annexed hereto, the Government of Gujarat is satisfied that it is necessary so to do.

Now, therefore, in exercise of the powers conferred by the proviso to sub-section (3) of Section 3 of the National Security Act, 1980 (No. 65 of 1980) the Government of Gujarat hereby directs that the Commissioners of Police specified in the Schedule, may if satisfied as provided in the sub-section (2) of the said Section-3, exercise, within the local limits of their jurisdiction the powers conferred by the said sub-section (2) for the period of three months commencing from the date of issue of this Notification.

#### SCHEDULE

1. Commissioner of Police, Ahmedabad.
2. Commissioner of Police, Surat.
3. Commissioner of Police, Vadodara.

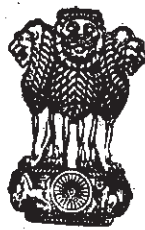
By order and in the name of the Governor of Gujarat,

J. M. PARMAR,  
Deputy Secretary to Government of Gujarat,  
Home Department (Spl.)

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IV-A—Extra—31-1





सत्यमेव जयते

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## PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 19th April, 1993.

#### COMMISSIONS OF INQUIRY ACT, 1952.

No. GK/16/93/COI/1989/665/K.—WHEREAS BY Government Notification, Legal Department No. GK-89/39/1989/665/D, dated the 11th September, 1989 (hereinafter referred to as "the said notification"), the Government of Gujarat had appointed a Commission of Inquiry consisting of Hon'ble Shri Justice I. C. Bhatt, retired Judge of the High Court of Gujarat, Ahmedabad to inquire into the matters with regard to contracts of Government work entrusted to Contractor Jaiprakash Associates Pvt. Ltd. in Narmada Development Department and the Water Resources Department and the alleged favour shown to the Contractor by accepting his tenders, payment of quantity in excess of the tendered quantity not conforming to the provisions of tender agreement and so-called unauthorised financial aid given to the said Contractor by executing quantities of the work in excess of those indicated in the tender and for certain projects under Water Resources Department in respect of which various complaints regarding delay in execution, execution of quantities in excess of those provided in tender and additional payment regarding other irrigation projects had been received;

AND, WHEREAS, the Government of Gujarat had amended the said notification vide the Government Notification Legal Department No. GK/12/92/COI/1989/665/K dated 30th March, 1992;

AND, WHEREAS, the commission was required to complete the inquiry and submit its report on or before 31st March, 1993;

AND, WHEREAS, the Commission has not completed the inquiry and submitted its report into the said matters;

AND, WHEREAS, the Government of Gujarat is of opinion that the commission should complete the inquiry and submit its report to the State Government within one year from 1st April, 1993;

NOW, THEREFORE, in exercise of the powers conferred by section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952) the Government of Gujarat, hereby amends the said notification as follows, namely:—

In the said notification, in paragraph 3 for the words and figures, "on or before 31st March, 1993" the words and figures, "on or before 31st March, 1994" shall be substituted.

By order and in the name of the Governor of Gujarat,

D. P. BUCH.

Joint Secretary to Government.





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### PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

HOME DEPARTMENT (Special)

Notification

Sachivalaya, Gandhinagar, 19th April, 1993.

DELHI SPECIAL POLICE ESTABLISHMENT ACT, 1946.

No. GG/93/48/SBII/TDA/1693/1918.—In pursuance of the provisions of section 6 of the Delhi Special Police Establishment Act, 1946 (Act 25 of 1946), the Government of Gujarat is pleased to accord the consent to the extension of powers and jurisdiction of the members of the Delhi Special Police Establishment in the whole of the State of Gujarat for investigation of the offences punishable under section 120-B IPC read with section 25 Arms Act, Section 3 and 12 of the Explosive Substances Act, and Sections 3, 4 and 5 of the Terrorist And Disruptive Activities (Prevention) Act, 1987 and any other offence(s), attempts, abetments and conspiracy in relation to or in connection with the said offence(s), committed in the course of the same transaction or arising out of the same facts in regard to the case II CR No. 144/92 registered at Police Station Sami, District Mehsana, (Gujarat) on 29th October, 1992.

By order and in the name of the Governor of Gujarat,

**R. BALAKRISHNAN,**  
Principal Secretary to Government.

**HOME DEPARTMENT (Special)****Notification**

Sachivalaya, Gandhinagar, 19th April, 1993.

**DELHI SPECIAL POLICE ESTABLISHMENT ACT, 1946.**

No. GG/93/49/SBII/TDA/1693/1918.—In pursuance of the provisions of Section 6 of the Delhi Special Police Establishment Act, 1946 (Act 25 of 1946), the Government of Gujarat is pleased to accord the consent to the extension of powers and jurisdiction of the members of the Delhi Special Police Establishment in the whole of the State of Gujarat for investigation of the offences punishable under section 120-B of IPC read with section 25 Arms Act and Sections 3, 4 and 5 of the Terrorist and Disruptive Activities (Prevention) Act, 1987 and any other offence(s), attempts, abetments and conspiracy in relation to or in connection with the said offence(s) committed in the course of the same transaction or arising out of the same facts in regard to the II Cr. No. 88/92 registered at Police Station Varahi, District Banaskantha on 13th September, 1992.

By order and in the name of the Governor of Gujarat,

**R. BALAKRISHNAN,**  
Principal Secretary to Government.

(C)



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### PART IV—A

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#### ROADS AND BUILDINGS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 20th April, 1993.

INDIAN PORT ACT, 1908.

No. G/J/2/93/IPA-1393-52-GH.—In exercise of the powers conferred by section-5 of the Indian Port Act, 1908 (XV of 1908) and in Supersession of former Public Works Department Notification No. G/J/7/IPA-1271-41675-M dated 30th August, 1971. The Government of Gujarat hereby alters the limits of the Port of Kodinar (Mul-Dwarka) and declares that the said limits shall be as follows namely:—

Mul-Dwarka.

**NORTH.** Port Limit starts from point "a" At lat  $20^{\circ}-45'-50.8''$  N, Long  $70^{\circ}-39'-53''$  E Towards Point "b" At Lat.  $20^{\circ}-45'-50.8''$  N, Long  $70^{\circ}-39'-51.2''$  E and then to point "c" At Lat.  $20^{\circ}-45'-49.6''$  N, Long  $70^{\circ}-39'-49.1''$  E and then Towards Point "d" At Lat.  $20^{\circ}-45'-48.8''$  N, Long  $70^{\circ}-39'-48.6''$  E and then to point "e" At Lat.  $20^{\circ}-45'-47.6''$  N, Long  $70^{\circ}-39'-48''$  E.

**WEST:**—Upto Hillock with Original Place of Mul-Dwarka at point of Lat.  $20^{\circ}-45'-47.4''$  N and Long  $70^{\circ}-39'-49.6''$  E.

**SOUTH** :—From Point "a" To "e" In the North Towards South-South East upto 10 Fathoms Contour, Passing Through Point At Lat.  $20^{\circ}-44'-40''$  N, Long  $70^{\circ}-39'-15''$  E.

**EAST:** Upto point "a" with Lat.  $20^{\circ}-45'-50.8''$  N, Long  $70^{\circ}-39'-53''$  E.

By order and in the name of the Governor of Gujarat,

H. P. JAMDAR,  
Secretary to Government.

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IV-A Extra-34 -1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

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## PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Act.**

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 17th April, 1993.

#### CONSTITUTION OF INDIA.

No. G/SH-93-81-ICE-1087-2737-M-1.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Industrial Court, Wages, Boards and Labour Court in the Gujarat State (Conditions of service relating to the Lower Standard and Higher Standard) Examination Rules, 1974, namely:—

1. These rules may be called the Industrial Court, Wage Boards and Labour Court in the Gujarat State (Conditions of service relating to the Lower Standard and Higher Standard). Examination (First Amendment) Rules, 1993.

2. In the Industrial Court, Wage Boards and Labour Court in the Gujarat State (Conditions of Service relating to the Lower Standard and Higher Standard) Examination Rules, 1974 (hereinafter referred to as "the said rules") in APPENDIX "A" (1) in paper-I Service matters, the entry at serial No. 2 relating to manual of Departmental Inquiries (whole Book) Shall be deleted.

(2) in paper II Account Matter, in entry at serial No. 4 the words "Bombay Budget Manual", the words "Gujarat Budget Manual" shall be substituted.

3. In the said rules, in APPENDIX "B" (1) in paper I, service matters, the entry at serial No. 4 relating to Manual of Departmental Inquiries (whole Book) shall be deleted.

(2) in paper II Accounts Matters in entry at serial No. 4, for the words Bombay Budget Manual the words "Gujarat Budget Manual" shall be substituted.

By order and in the name of the Governor of Gujarat,

D. V. SOLANKI,  
Under Secretary to Government.



સત્યમેવ જયતે

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

ઉદ્યોગ અને ખાણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૦મી એપ્રિલ, ૧૯૯૩.

ક્રમાંક જીયુ-૮૩-૧૧-એમસીઆર-૧૫૮૨-૫૫૮૬-છ.—આથી, ગુજરાત સરકારના ઉદ્યોગ, ખાણ અને વીજળી વિભાગના હુકમ ક્રમાંક એમસીઆર-૧૫૭૩-(એમ-૧૬)-૮૩૪-છ, તા. ૩૦મી માર્ચ, ૧૯૭૪થી શ્રી બીજલ ડાહ્યાભાઈ મકવાણા, હરિજનવાસ, મૂળી, જિ. સુરેન્દ્રનગરને સુરેન્દ્રનગર જિલ્લાના નીચે દર્શાવેલ વિસ્તારમાં કાયરકલે ખનિજનો ખાણપટ્ટો વીસ વર્ષ માટે મંજૂર કરવામાં આવેલ હતો.

તાલુકો	ગામ	સરવે નંબર	વિસ્તાર
મૂળી	પલાશા	૨૬૧ (પેકી)	૨.૦૨.૩૪ હેક્ટર

૨. અને આથી, સદરહુ ખાણ પટ્ટાનું કશરખત તા. ૧૯મી ઓગસ્ટ, ૧૯૭૪ના રોજ કાર્યાન્વિત કરવામાં આવેલ હતું.

૩. અને આથી, ગુજરાત સરકારના હુકમ ક્રમાંક એમસીઆર-૧૫-૭૫-(એમ-૪૭)/૩૯૯૦-છ, તારીખ ૩૧મી જુલાઈ, ૧૯૮૪થી સદરહુ ખાણપટ્ટા ૨૬ જાહેર કરવામાં આવેલ હતો.

૪. અને આથી, પટેદારની રીવીઝન અરજી ભારત સરકારે રદ કરતાં, ગુજરાત સરકારના પત્ર ક્રમાંક એમસીઆર-૧૫-૭૫-(એમ-૪૭)-૫૭૮૬-છ, તા. ૨૩મી મે, ૧૯૮૮થી કલેક્ટરશ્રી, સુરેન્દ્રનગરને આ વિસ્તારનો કબજો સંભાળી લેવા તેમજ વિસ્તાર ફેર ઉપલબ્ધ જાહેર કરવા અભિપ્રાય આપવા જણાવવામાં આવેલ હતું.

૫. અને આથી, કલેક્ટરશ્રી, સુરેન્દ્રનગરના તા. ૧૧મી જાન્યુઆરી, ૧૯૯૩ના પત્ર ક્રમાંક એજીસુ-એમએલ-૩૧-૭૪-તેમજ ભુસ્તર વિજ્ઞાન અને ખનિજ નિયામકની કચેરી, અમદાવાદના તા. ૪થી ડિસેમ્બર, ૧૯૯૨ના પત્ર ક્રમાંક ડીજીએમ-એમએલ-૨૦૯૯-સુરેન્દ્રનગર-૨૦૩૫થી સદરહુ વિસ્તારની દક્ષિણ બાજુથી પસાર થતા રસ્તા તરફનો વિસ્તાર ફેર ઉપલબ્ધ જાહેર કરી શકાયો તેમ જણાવેલ છે.

૬. હવે, તેથી, ખનિજ છૂટછાટ નિયમો-૧૯૬૦ના નિયમ-૫૯ હેઠળ મળેલ સત્તા અન્વયે, ગુજરાત સરકાર નીચે દર્શાવ્યા પ્રમાણેના વિસ્તારને તા. ૩૧મી મે, ૧૯૯૩થી ફેર ઉપલબ્ધ જાહેર કરે છે :-

તાલુકો	ગામ	સરવે નંબર	વિસ્તાર
મૂળી	પલાશા	૨૬૧(પૈકી)	૧.૬૦.૦૦ હેક્ટર.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. એમ. જાદવ,  
સરકારના ઉપ-સચિવ.

ઉદ્યોગ અને ખાણ વિભાગ.

જાહેરનામું

નવુ સચિવાલય, ગાંધીનગર, ૨૦મી એપ્રિલ, ૧૯૯૩.

ક્રમાંક જીપુ-૮૩-૧૨-એમસીઆર-૧૫૮૦-(એસ-૭૯)-૧૬૯૭-છ.-આથી ગુજરાત સરકારનાં, ઉદ્યોગ, ખાણ અને વીજળી વિભાગનાં હુકમ ક્રમાંક એમસીઆર-૧૫૭૨-(એસ-૧૬૫)-૬૨૯૨-છ, તારીખ ૨૩મી ઓક્ટોબર, ૧૯૭૩થી મે. સોમપુરા પુણીશંકર વૈજનાથ એન્ડ સન્સ, થાનગઢ ને સુરેન્દ્રનગર જિલ્લાના નીચે દર્શાવેલ વિસ્તાર માટે ફાયરકલે ખનિજનો ખાણપટ્ટો ૨૦ (વીસ) વર્ષ માટે મંજૂર કરવામાં આવેલ છે:-

તાલુકો	ગામ	સર્વે નંબર	વિસ્તાર એકર-ગુંડા
ચોટીલા	તરભૂતર	૩૧૮(પૈકી)	૧૧-૩૭ (લગભગ- ૪.૮૨.૦૦ હેક્ટર)

૨. અને આથી સદરહુ ખાણ પટ્ટાનું ફરારખત તા. ૧૯મી ડિસેમ્બર, ૧૯૭૩નાં રોજ કાર્યાન્વિત કરવામાં આવેલ હતું.

૩. અને આથી, મે. સોમપુરા પુણીશંકર વૈજનાથ એન્ડ સન્સે તેમની તા. ૯મી મે, ૧૯૯૦ના પત્રથી તેમની માર્શીનંગ લીઝ પરત સોંપવા રજૂઆત કરેલ હતી.

૪. અને આથી, કલેક્ટરશ્રી, સુરેન્દ્રનગરે તેમના તારીખ ૨૮મી સપ્ટેમ્બર, ૧૯૯૨નાં પત્ર ક્રમાંક એજસુ-એમએલ-૨૧-૪૩૧૮-તેમજ ભુસ્તર વિજ્ઞાન અને ખનિજ નિયામકની કચેરીના તા. ૧૨મી નવેમ્બર, ૧૯૯૨નાં પત્ર ક્રમાંક ડીજીએમ/એમએલ-૧૯૧૩-સુરેન્દ્રનગર/૧૯૦૩ થી સદરહુ વિસ્તારનું તા. ૧લી જુન, ૧૯૯૧ની અસરથી સરન્ડર સ્વીકારવા તેમજ સદરહુ વિસ્તાર ફેર ઉપલબ્ધ જાહેર કરવા અભિપ્રાય આપેલ છે.

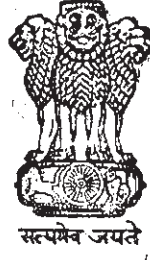
૫. હવે તેથી, ખનિજ છૂટછાટ નિયમો, ૧૯૬૦નાં નિયમ ૫૯ હેઠળ મળેલ સત્તા અન્વયે ગુજરાત સરકાર, સદરહુ વિસ્તારનું તારીખ ૧લી જન, ૧૯૯૧ની અસરથી સરન્ડર સ્વીકારી તા. ૩૧મી મે, ૧૯૯૩ થી ફેર ઉપલબ્ધ જાહેર કરે છે.

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. એમ. જાદવ,  
સરકારના ઉપ-સચિવ.



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## PART IV—A

Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

ગુજરાત સરકાર,

ઉદ્યોગ અને ખાણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૩મી એપ્રિલ, ૧૯૯૩.

ક્રમાંક : જયુ/૧૯૩/૧૪/એમસીઆર-૧૫૮૦-(એસ-૮૦)-૧૬-૧૬૮૬-છ.—આથી ગુજરાત સરકારના ઉદ્યોગ, ખાણ અને વીજળી વિભાગના હુકમ નંબર : એમસીઆર-૧૫૭૨-(એસ-૧૩૭)-૬૬૪૧-છ, તા. ૬ ફેબ્રુઆરી, ૧૯૭૨, થી મેસર્સ, સોમપુરા, પૂર્ણાશંકર વૈજનાથ એન્ડ સન્સ, થાનગઢ, જિ. સરેન્દ્રનગરને સરેન્દ્રનગર જિલ્લાના નીચે દર્શાવેલ વિસ્તારમાં ફાયરકલે ખનિજનો ખાણપટ્ટો) વીસ વર્ષ માટે મંજૂર કરવામાં આવેલ હતો.

તાલુકો	ગામ	સર્વે નંબર	વિસ્તાર
ચોટીલા	સોનગઢ	૧૭૧ (પેકી)	એકર-ગુંઠા ૬-૩૨

૨. અને આથી, સદરહુ ખાણપટ્ટોનું કસરખત તા. ૧૮/૪/૭૩ના રોજ કાર્યાન્વિત કરવામાં આવેલ હતું.

૩. અને આથી, પટેદારે તેમના તા. ૮/૫/૮૦નાં પત્રથી સદરહુ ખાણપટ્ટો પરત સોંપવા માટે સરકારશ્રીને અરજી કરેલ હતી.

૪. અને આથી, કલેક્ટરશ્રી, સુરેન્દ્રનગરે તેમનાં તા. ૨૮/૮/૮૨નાં પત્ર ક્રમાંક : એજસુ/એમએલ/૪૭૨૦ તેમજ નિયામકશ્રી, ભુસ્તર વિજ્ઞાન અને ખનિજે તેમનાં તારીખ ૩/૧૧/૮૨નાં પત્ર ક્રમાંક : ડીજીએમ-એમએલ-૧૪૮૧-સુ.નગર-૧૮૧૮થી સદરહુ વિસ્તારનું તારીખ ૧/૬/૮૧ની અસરથી પટેદારનું માઈનીંગ લીઝ સરન્ડર સ્વીકારવા તેમજ ખનિજ છુટછાટ નિયમો, ૧૯૬૦નાં નિયમ-૫૮ અન્વયે સદરહુ વિસ્તાર ફેર ઉપલબ્ધ જાહેર કરવા અભિપ્રાય આપેલ છે.

પ. હવે તેથી, ખનિજ છુટછાટ નિયમો, ૧૯૬૦નાં નિયમ-૫૯ હેઠળ મળેલ સત્તા અન્વયે, ગુજરાત સરકાર, સદરહુ વિસ્તારનું તા. ૧/૬/૮૨ની અસરથી સરન્ડર સ્વીકારી તા. ૩૧/૫/૮૩ થી ફેર ઉપલબ્ધ જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. એમ. જાદવ,  
સરકારના ઉપસચિવ.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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## EXTRAORDINARY

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### PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th April, 1993.

INDIAN PARTNERSHIP ACT, 1932.

No. (GN-10)PNM-1093/(S.71)-(1)-TH1.—WHEREAS certain draft rules further to amend the Bombay Partnership Rules, 1932 were published as required by sub-section (1) of section 71 of the Indian Partnership Act, 1932 (IX of 1932) at pages 119 and 119-2 of the *Gujarat Government Gazette*, Extraordinary, Part IV-A, dated the 12th October, 1992 under the Government Notification, Finance Department No. (GN-54)PNM-1092(S.71)-(1)-TH-1, dated the 12th October, 1992 inviting objections and suggestions from all persons likely to be affected thereby till 11th November, 1992.

AND WHEREAS no objections or suggestions were received from any person on the said draft by the Government.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 71 of the India Partnership Act, 1932 (IX of 1932) in its application to the State of Gujarat, the Government of Gujarat hereby makes the following rules further to amend the Bombay Partnership Rules, 1932, namely :—

1. These rules may be called the Bombay Partnership (Gujarat Amendment) Rules, 1993.
2. In the Bombay Partnership Rules, 1932, after rule 11, the following shall be inserted, namely :—

“11A. Fees :—The fees prescribed hereunder, shall accompany documents sent to the Registrar of Firms, or shall be payable for the inspection of documents in the custody of the Registrar of Firm or for copies from the Register of Firms.



Documents or act in respect of which the fee is payable	Fee
(a) Statement under section 58	Fifty rupees
(b) Statement under section 60	Twenty five rupees
(c) Intimation under section 61	Twenty five rupees
(d) Intimation under section 62	Twenty five rupees
(e) Notice under section 63	Twenty five rupees
(f) Application under section 64	Twenty five rupees
(g) Inspection of the Register of firms under sub-section (1) of section 66	Ten rupees for inspecting one volume of the Register.
(h) Inspection of documents relating to a firm under sub-section (2) of section 66.	Ten rupees for the inspection of all documents relating to one firm.
(i) Copies from the Register of Firms	Five rupees for each hundred words or part thereof".

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,  
Deputy Secretary to Government.





सत्यमेव जयते

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

**FOOD AND CIVIL SUPPLIES DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 3rd May, 1993.

**T. CONSUMER PROTECTION ACT, 1986.**

No. GTH/93/9/CPA-1093-64-D.—WHEREAS, Shri Justice S. A. Shah, President, Consumer Disputes Redressal Commission, intends to go on leave without pay, out of the country, from 3rd June, 1993 to 31st August, 1993, and whereas, the Government of Gujarat is pleased to sanction the said leave, now, therefore, in exercise of the powers conferred under Section 16(1)(a), read with Section 18A of the Consumer Protection Act, 1986, the Government of Gujarat hereby appoints Shri P. M. Chauhan, retired Judge of the High Court of Gujarat, as President of the Consumer Redressal Commission with effect from 3rd June, 1993 to 31st August, 1993 or till Shri S. A. Shah rejoins whichever is earlier.

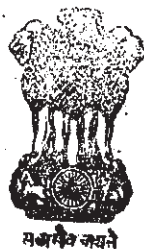
By order and in the name of the Governor of Gujarat,

**B. R. PATNI,**  
Under Secretary to the Government.

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IV-A—Extra—39-1

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

**FOOD AND CIVIL SUPPLIES DEPARTMENT**

#### Notification

Sachivalaya, Gandhinagar, 5th May, 1993.

**THE PREVENTION OF BLACKMARKETING AND MAINTENANCE OF SUPPLIES OF ESSENTIAL COMMODITIES ACT, 1980.**

No. GTH/93/10/ADV/1181/3922/SPL.—In exercise of the powers conferred by Section 9 of the Prevention of Blackmarketing and Maintenance of Supplies of Essential Commodities Act, 1980, the Government of Gujarat, in continuation of this Department's Notification No. GTH/93/5/ADV/1181/3922/Spl. dated the 23rd March, 1993, the services of Shri J. U. Mehta, acting member of the Advisory Board constituted under Section 9 of the said Act is discontinued from the date of 15th May, 1993 as Shri D. C. Gheewala is to resume his services to the Board as Chairman, from 15th May, 1993. Shri J. P. desai, acting Chairman of the Board shall be the member of the Board from 15th May, 1993.

By order and in the name of the Governor of Gujarat,

**K. K. CHAUHAN,**  
Deputy Secretary to Government.

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IV-A—Extra—40—1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.





સત્યમેવ જયતે

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## PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 4th May, 1993.

**TERRORIST AND DISRUPTIVE ACTIVITIES (PREVENTION) ACT, 1987.**

No. GK-17-APT/3391/GK/625/H1.—In exercise of the powers conferred by sub-section (1) of Section-13 of the Terrorist and Disruptive Activities (Prevention) Act, 1987 (28 of 1987) the Government of Gujarat hereby appoint the person specified in column 2 of the Schedule annexed hereto as Public Prosecutor for the Designated Courts constituted under sub-section (1) of section 9 of the said Act as specified against him in column 3 of the said Schedule.

**Sr. No.**                      **Name of Person**

**Name of the Designated Court**

1.      Shri K. B. Pandya

Designated Court Kheda at Nadiad.

By order and in the name of the Governor of Gujarat,

S. N. DOSHI,  
Deputy Secretary to Government.



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#### PART IV—A

Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

ઉદ્યોગ અને ખાણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, પામી મે, ૧૯૯૩.

ક્રમાંક-જય/૯૩/૧૫/એમસીઆર-૧૫૮૮-(ટી-૫૪)૩૫૩-છ. —આથી ગુજરાત સરકારના ઉદ્યોગ, ખાણ અને વીજળી વિભાગના હુકમ નંબર-એમસીઆર-૧૫૮૨-(૧૩૩)-૫૩૩૬-છ, તારીખ ૩૦મી ઓક્ટોબર, ૧૯૮૨ થી શ્રી હિતેન છોટાલાલ ઠાકર, ખોડિયાર સોસાયટી, થાનગઢ, જિલ્લો સુરેન્દ્રનગરને, સુરેન્દ્રનગર જિલ્લાના નીચે દર્શાવેલ વિસ્તારમાં ફાયરક્લે ખનિજનો ખાણપટ્ટો વીસ વર્ષ માટે મંજૂર કરવામાં આવેલ હતો.

ત.લુકો	ગામ	સરવે નંબર	વિસ્તાર
ચેટીલા	વીજળીયા	૧૩૫	એકર ગુંડા ૧૦.૦૦

૨. અને આથી, સદરહુ ખાણપટ્ટીનું કરારખત તારીખ ૧૫મી જુલાઈ ૧૯૮૩ના રોજ કર્યાનિવત કરવામાં આવેલ હતું.

૩. અને આથી, પટેદારે તેમના તારીખ ૧૪મી મે, ૧૯૮૨ના પત્રથી સદરહુ ખાણપટ્ટા પરત સોંપવા માટે સરકારની અગ્રજી કરેલ હતી.

૪. અને આથી, કલેક્ટરશ્રી, સુરેન્દ્રનગરે તેમના તારીખ ૨૮મી સપ્ટેમ્બર ૧૯૮૨ના પત્ર ક્રમાંક-જય/સુ/એમએલ/૩૪૩/૫૦ તેમજ નિયામકશ્રી, ભુસ્તર વિજ્ઞાન અને ખનિજ તેમના તારીખ ૪મી એપ્રિલ, ૧૯૮૩ના પત્ર ક્રમાંક-ડીજીએમ/એમએલ/૪૩૩૪-સુરેન્દ્રનગર-૬૧૮ થી સદરહુ વિસ્તારનું તારીખ ૧લી નવેમ્બર, ૧૯૮૨ની અસરથી પટ્ટેદારનું માર્દનીંગ લીઝ સરન્ડર સ્વીકારવા તેમજ ખનિજ છૂટછાટ નિયમો, ૧૯૬૦ના નિયમ-૫૮ અન્વયે સદરહુ વિસ્તાર ફેર ઉપલબ્ધ જાહેર કરવા અભિપ્રાય આપેલ છે.

૫. હવે તેથી, ખનિજ છૂટછાટ નિયમો, ૧૯૬૦ના નિયમ-૫૮ હેઠળ મળેલ સત્તા અન્વયે, ગુજરાત સરકાર, સદરહુ વિસ્તારનું તારીખ ૧લી નવેમ્બર, ૧૯૮૨ની અસરથી સરન્ડર સ્વીકારી તારીખ ૩૧મી મે, ૧૯૮૩થી ફેર ઉપલબ્ધ જાહેર કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. એમ. જાડવ,  
સરકારના ઉપસચિવ.



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## PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 5th May, 1993.

EMPLOYEES' STATE INSURANCE ACT, 1948.

No. GR-93-97-SIA-1092-640-M(3):—In exercise of powers conferred by Regulation 76 of Employees State Insurance (General) Regulations, 1950, the Government of Gujarat hereby, declares that in the schedule of this Department's Notification No. GR-92-51/SIA-1092-640-M(3), dated the 27th February, 1992, in addition to words '(1) Shri M. G. Chavda, Judge, Labour Court, Rajkot' the words 'or His Successor' is added.

By order and in the name of the Governor of Gujarat,

M. A. VYAS,  
Section Officer.

43—1

IV--A--Extra--43-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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## PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### HEALTH AND FAMILY WELFARE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12th May, 1993.

MENTAL HEALTH ACT, 1987.

No. GY-23-MNH-1091-3744-A.—In pursuance of the provisions of clause (g) of section-2 of the Mental Health Act, 1987 (14 of 1987) the Government of Gujarat specifies the Additional Director (Medical) to be the licencing authority for the purpose of this Act.

By order and in the name of the Governor of Gujarat,

M. A. PATEL,  
Deputy Secretary to Government.

### HEALTH AND FAMILY WELFARE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12th May, 1993.

MENTAL HEALTH ACT, 1987.

No. GY-24-MNH-1091-3744-A.—In exercise of the powers conferred by sub-section (1) of section 4 of the Mental Health Act, 1987 (14 of 1987) and read with rule 3 of the State Mental Health Rules, 1990, the Government of Gujarat hereby constitutes the Mental Health Authority consisting of the following members, namely :—

44—1

IV-A Extra—44-1

**Official Members**

1. Additional Chief Secretary to the Government of Gujarat,  
Health and Family Welfare Department,  
Sachivalaya, Gandhinagar.
2. Commissioner, Health, Medical Services, Medical Education and Research, Dr. Jivraj Mehta Bhavan,  
Block No. 5, Gandhinagar.
3. Dr. B. H. Buch, Superintendent,  
Mental Hospital, Vadodara.

**Non-Official Members**

1. Smt. Khurshidaben Sinor-Social Worker.
2. Smt. Pratikashaben Raval-Clinical Psychologist.
3. Dr. Mahesh Chudgar-Medical Psychiatrist.

By order and in the name of the Governor of Gujarat,

M. A. PATEL,  
Deputy Secretary to Government.





# The Gujarat Government Gazette

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### PART IV—A

Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 18th May, 1993.

ROAD TRANSPORT CORPORATION ACT, 1950.

No. : G/G/93/57/STC/3492/4531/GH.— In exercise of the powers conferred by sub-section (7) of section 11 of the Road Transport Corporation Act, 1950 (LXIV of 1950), the Government appoints Shri S. U. Jani, Joint Director in office of Director of Pension and Provident Fund, Ahmedabad, as Chief Accounts Officer and Financial Adviser to the GSRTC for a period of two years on deputation basis from 25th November, 1992 A.N., whose services have been placed at the disposal of Home Department to appoint him as Chief Accounts Officer and Financial Adviser to the GSRTC under Government Notification F. D. No. ૩૩૫ : 2490--3097--GH, dated 20th November, 1992.

By order and in the name of the Governor of Gujarat,

N. S. RAVAL,  
Under Secretary to Government,

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IV-A—Extra—45—1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



# The Gujarat Government Gazette

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### PART IV—A

Rules and Orders (other than those published in Parts I I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### ENERGY & PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 3rd June, 1993.

INDIAN ELECTRICITY ACT, 1910.

No. GU-93-9-JCP-1185-6588-K.—WHEREAS, M/s. Gujarat Industries Power Company Limited have approached the Government of Gujarat, vide their letters dated the 10th January, 1992, 23rd January, 1992 and 10th March, 1992 for modification in sanction under Section 28 of the Indian Electricity Act, 1910, for generating power for use by participating units viz. Gujarat State Fertilizers Company Limited (GSFC), Gujarat Alkalies and Chemicals Limited (GACL), Petrofils Co-operative Limited (PETROFILS), Gujarat Electricity Board, Gas Authority of India Limited at Waghodia and Petrofils Co-operative Ltd. at Valia.

AND WHEREAS, the Gujarat Electricity Board, under their letter No. OM/COM/A/GIPCL/1855 dated 5th March, 1992 have given their consent for modification in sanction of the said Company to generate power and distribute the same to those participating units through the Gujarat Electricity Board grid system;

AND WHEREAS, the local authorities, viz. Gujarat Industrial Development Corporation and Notified Area Officer, Ankleshwar have respectively vide their letters No. GIDC/ENG/ELE/Waghodia/GEB/122 dated 17th January, 1992 and No. TD/PS/FD/92/8359 dated 3rd February, 1992 have given their consent.

NOW, THEREFORE, in exercise of the powers conferred by Section 28 of the Indian Electricity Act, 1910, the Government of Gujarat is pleased to modify the Government Notification Industries, Mines and Energy Department No. GU-89-35-JCP-1185-6588-K dated the 8th June, 1989 as follows, namely :—

In the said notification, in condition (3)—

(i) for item No. 3, the following item shall be substituted, namely—

“3. Gas Authority of India Limited, Waghodia”

(ii) Item No. 6 shall be deleted.

By order and in the name of the Governor of Gujarat,

Sd. Illegible,  
Under Secretary to Government.,  
Energy & Petrochemicals Department.



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# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### FORESTS AND ENVIRONMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 4th June, 1993.

AIR (PREVENTION AND CONTROL OF POLLUTION) ACT, 1981.

No. GVN/8/93/APC/1088/863/P.— In exercise of the powers conferred by sub-sections (1) and (2) of section 54 read with section 31A of the Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981) and of all other powers enabling in that behalf the Government of Gujarat, after consultation with the State Board hereby makes the following rules, further to amend the Gujarat Air (Prevention and Control of Pollution) Rules, 1983, namely:—

1. (1) These rules may be called the Gujarat Air (Prevention and Control of Pollution) (Amendment) Rules, 1993.

(2) They shall come into force on and with effect from the date of their publication in the Official Gazette.

2. In the Gujarat Air (Prevention and Control of pollution) Rules, 1983 (hereinafter referred to as "the said rules" in chapter VI, after rule 19, the following rules, shall be inserted, namely :—

19A. The directions to be issued by the State Board under Section 31A:—

(1) Any direction issued under section 31A shall be in writing.

(2) The direction shall specify the nature of action to be taken and the time within which it shall be complied with by the person, officer or the authority to whom such direction is given.

(3) The person, officer or authority to who, any direction is sought to be issued shall be served with a copy of the proposed direction and shall be given an opportunity of not less than fifteen days from the date of service of a notice to file with an officer designated in this behalf the objections, if any, to the issuance of the proposed direction.

(4) The State Board shall within a period of 45 days from the date of receipt of the objections, or from the date upto which an opportunity is given to the person, officer or authority to file objections whichever is earlier, after considering the objections, if any, received from the person, officer or authority sought to be directed and for reasons to be recorded in writing, confirm, modify or decided to not to issue the proposed direction.

(5) In a case where the State Board is of the opinion that in view of the likelihood of a grave injury to the environment it is not expedient to provide an opportunity to file objections against the proposed direction, it may, for reasons to be recorded in writing, issue directions without providing such an opportunity.

(6) Every notice or direction required to be issued under this rule shall be deemed to be duly served—

(a) where the person to be served is a company, if the documents is addressed in the name of the company at its registered office or at its principal office or place of business and is either—

(i) sent by registered post, or

(ii) delivered at its registered office or at the principal office or place of business;

(b) where the person to be served is an officer serving Government, if the document is addressed to the person and a copy thereof is endorsed to the Head of the Department and also to the Secretary to the Government, as the case may be, in charge of the Department in which for the time being the business relating to the Department in which the officer is employed is transacted and is either—

(i) sent by registered post, or

(ii) is given or tendered to him;

(c) in any other case, if the document is addressed to the person to be served and—

(i) is given or tendered to him, or

(ii) if such person cannot be found, is affixed on some conspicuous part of his last known place of residence or business or is given or tendered to some adult member of his family or is affixed on some conspicuous part of the land or building, if any, to which it relates, or

(iii) is sent by registered post to that person.

**Explanation:—**For the purposes of this sub-rule—

(a) "Company" means any body corporate and includes a firm or other association of individuals

(b) "a servant" is not a member of the family.

19B. Manner of giving notice:—The manner of giving notice under clause (b) of sub-section (1) of section 43 shall be as follows, namely:—

(1) The notice shall be in writing in Form VII-A;

(2) The person giving notice may send notice to the State Board;

(3) The notice shall be sent by registered post acknowledgement due; and

(4) The period of sixty days mentioned in clause (b) of sub-section (1) of section 43 shall be reckoned from the date it is received by the State Board.

3. In the said rules, for Schedule-I, the following shall be substituted, namely:—



## SCHEDULE-I

[(See rule 9 (2)]

Serial No.	Consent fee rupees (per plant)
1. Asbestos and Asbestos Products industrial plants.	10,000
2. Cement and Cement Products industrial plants.	5,000
3. Ceramic and Ceramic Products industrial plants.	1,000
4. Chemical and allied Industrial plants.	7,500
5. Coal and Lignite based chemical industrial plants.	10,000
6. Engineering industrial plants—	
(a) without heat treatment and electroplanting.	1,500
(b) with heat treatment	2,500
(c) with Electroplanting	2,500
(d) with both	5,000
7. Ferrous Metallurgical industrial Plants.	10,000
8. Fertilizer Industrial Plants.	7,500
9. Foundry Industrial Plants.	5,000
10. Food and Agricultural product industrial plants.	2,000
11. Mining industrial plants.	10,000
12. Non-Ferrous Metallurgical Industrial Plants.	10,000
13. Ores/Mineral Processing industrial plants including beneficiation, pelletization etc.	10,000
14. Power (Coal, Petroleum and their products) generating plants and boiler plants.	10,000
15. Paper and pulp (including paper products) industrial plants.	5,000
16. Textile processing industrial plants (made wholly or in part of cotton)	2,500
17. Petroleum Refinery industrial plants	5,000
18. Petroleum products and Petrochemical industrial plants.	10,000
19. Plants for recovery from and disposal of waste	5,000
20. Incinerator plants	1,000
21. Any other industrial plants—	
(a) Large Scale	3,000
(b) Medium Scale	1,500
22. Small scale industrial plants irrespective of the type of process.	500

4. In the said rules, after the VII, the following form VII-A shall be inserted namely:—

**FORM VII-A**

(See Rule 19-B)

**FORM OF NOTICE**

From.....by registered post acknowledgement due.

To,

Notice under Section 43(I) (b) of the Air (Preservation and Control of Pollution) Act, 1981.

Whereas an offence under the Air (Prevention and Control of Pollution) Act, 1981 has been committed/is being committed by (1)... .. (2)... ..

I/We hereby give notice of 60 days under Section 43(I) (b) of the Air (Prevention and Control of Pollution) Act, 1981 of my/our intention to file a compliant in the court against

(1)... ..

(2)... .. for violation of section... .. of the Air (Prevention and Control of Pollution) Act, 1981.

In support of my/our notice, I am/we are enclosing the following documents as evidence of proof of violation of the Air (Prevention and Control of Pollution) Act, 1981.

Place :

Signature (s)

Date :

**Explanation:—**

1. In case the notice is given in the name of a company, documentary evidence authorising the person to sign the notice on behalf of the company shall be enclosed to this notice.

Company for this purpose means a company defined in explanation to sub-rule (6) of rule 3 19-A.

2. Documentary evidence shall include photographs/technical reports/health reports of the area, etc., for enabling enquiry into the alleged violation/offence.

3. Here specify the name and address of the alleged offender. In case of a manufacturing/processing/operating unit, indicate the name/location/nature of activity, etc.

By order and in the name of Governor of Gujarat,

S. APARNA,

Deputy Secretary to Government.



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## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 7th July, 1993.

THE MANOEUVRES FIELD FIRING ARTILLERY PRACTICE ACT, 1938.

No. GG/64/FAP-2081-2411-M.—In exercise of the powers conferred by sub-section (2) of section 9 of the Manoeuvres field firing and artillery practice Act, 1938 (V of 1938) the Government of Gujarat hereby defines and authorises the army authorities to carry out field firing and artillery practice in the following area for the period of 5 years i.e. from 15th February, to 14th February, 1997.

Name of Taluka 1	Name of village 2	Location 3	Approximate 4
Bhuj	Part of Banni area	Approximately 67 Kms from Bhuj to the West of Road Bhuj near old Layvara village (Deserted)	100 sq. kms.

2. The Specified areas conditionally excluding village "Layvara" and the salt work should not be suffer during firing have been selected with a view to provide different target area on different days, in order both to achieve variety in training and at the same time to avoid evacuation of any particular village or a group of village Continuously for the whole specified period. In the specified areas only such villages and areas as may be found to be in danger Zone in respect of a particular practice will be evacuated for such days as may be necessary for the practice and the notice of what constitutes the danger zone in question will be given by the Revenue Officer in-charge in the area concerned. In no case will all the villages in the specified area be evacuated simultaneously for the whole specified period.

3. A summary of the main provisions of the Act and Rules framed thereunder showing the rights and obligations of the residents in the area is appended hereto for general information. Summary of the main provisions of the Act and rules framed hereunder.

48-1

IV—A—Extra—48-1

## FIELD FIRING AND ARTILLERY PRACTICE

1. Notice of the intention of execution of military field firing and/or artillery practice takes place over any specified area, there will first be place over any specified area, there will first be published a Notice in the Gujarat Government Gazette notifying the intention of Government to issue a notification specifying the area over which and the period during which the field firing and/or artillery practice shall take place. The publication of this notice shall be as wide as possible and shall be given (1) by publication in the principal newspapers of the area (2) by beat of drum (3) by affixing copies of the notice in the language of the locality in a prominent and public places in the area (4) by sending copies of the notice to selected non-Official bodies and associations (5) by distributing copies of the notice at the weekly bazar places, agricultural religious or other fairs, etc. or if/anyheld before the date fixed for the practice (6) in such other manner as the collector of the District may deem necessary.

2. Publication of the Notification:—The Notification authorising the field firing and/or artillery practice shall not be issued until the expiry of the months from the date of the first publications of the notice in the Gujarat Government Gazette.

3. A fresh notice shall be published one week as nearly as may be before the commencement of the period of each period specified in the notification and the notice by best of drum shall be given and two days as nearly as may be before the Commencement of field firing and artillery practice in the areas concerned.

4. Special provisions as regards the area declared to be danger zone:—In such notified area, there will be some area which will be declared as danger zone by Commanding Officer, This danger zone area will be marked in bold red in one copy of the map previously.

5. The danger zone area shall be guarded by sing bears pickets, on the day of the practice.

6. It should be ensured that all persons and domestic animals are bound to vacate the danger zone area during the specified period and they are not to enter the area during the specified period. The District superintendent of police or any other officer deputed by him shall arrange for evacuation under the supervision of the Revenue Officer deputed under Section-6 of the Act.

7. If there are dwelling houses in the danger-zone occupied by women, entry will be made after giving adequate warning through a local inhabitant and in the absence of 2 respectable inhabitants of the locality to ensure the exclusion of persons and domestic animals from the danger zone area.

8. The compensation payable for exclusion or removal of any person or cattle from any place declared to be a danger zone shall be paid before the evacuation is enforced it shall include Compensation for any loss of or employment resulting from any such removal or exclusion.

9. The Revenue Officer will usually disburse the amount of compensation before the evacuation but in rare cases may grant suitable advances in money to any person requiring them for expenditure on transport accommodation. Food, fodder etc. which shall be set off against the amount of Compensation.

10. Offences punishable :— It should be remembered that within the notified area and during the specified period no person should (a) will fully obstruct or interfere with the carrying out of field firing or artillery practice or (b) without the authority to enter or remain in any camps or (c) without the due authority enter or remain in any area declared to be a danger-zone at a time when entry there to is prohibited or (d) without due authority interfere with any flag or mark or target or any apparatus used for the purpose of the practice, and if does so he will be punishable with fine which may extend to ten rupees.

11. Provisions as regards compensation, right of appeal etc:—The provisions as regards claim for Compensation method of assisting the compensation, award of compensation or refusal of the claim, right of appeal etc. mentioned above in the case of military manoeuvre, apply in the case of field firing and artillery practice also.

12. Provisions as regards the claim and award of Compensation to persons suffering loss or damage Compensation for any damage caused by military field firing and artillery practice to person or privileged in any camp or for interference with right or privilege including expenses reasonable incurred in practicing person : property, rights and privilege during the military field firing and artillery practice shall be paid by military compensation Officer in a Presence of the Revenue Officer deputed by the Collector.

13. All Claims to compensation should be made to the Revenue Officer by the person affected by or his agent within 72 hours from the announcement made by the Revenue Officer that all such claims should be presented to him.

14. It shall be the duty of the Revenue Officer deputed to consider all claims for Compensation and determine the amount of Compensation to be awarded by investigation on the spot and after hearing the claimants. In assessing the amount of Compensation due care shall be taken to ascertain the amount of damage caused and the amount that will be required to remedy or repair that damaged.

15. Right of appeal:—Any claimant who is dissatisfied with the order of the Revenue Officer refusing to award him any Compensation or with the amount of Compensation awarded to him may within fifteen days from the communication of the decision to him, given notice to the Revenue Officer of his intention to appeal against the decision.

16. All Appeals, shall be decided by a commission constituted by the Collector Consisting of himself as chairman a person nominated by the Officer, Commanding and two persons nominated by the Officer Commanding and Two persons nominated by the District Board. The decision of the Commission shall be final and no suit shall lie in any Civil court in respect of any matter decided by the Commission.

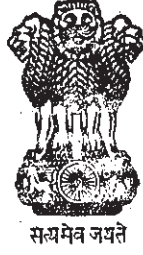
By order and in the name of the Governor of Gujarat,

N. P. CHAUHAN,  
Under Secretary to Government.

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#### LEGAL DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 6th July, 1993.

COMMISSIONS OF INQUIRY ACT, 1952.

No. GK/25/93/COI-1092/1188-K.—Whereas by Government Notification, Legal Department No. GK/43/92/COI-1092/1188/K dated the 21st December, 1992 (hereinafter referred to as “the said notification”) the Government of Gujarat had appointed a Commission of Inquiry consisting of Hon’ble Shri Justice I. C. Bhatt, retired Judge of the High Court of Gujarat, Ahmedabad to inquire into the matters with regard incidents of violence in several parts of the country including some in the State of Gujarat;

AND, WHEREAS, the Commission was required to complete the inquiry and submit its report within six months;

AND, WHEREAS, the Commission has not completed the inquiry and submitted its report into the said matter;

AND, WHEREAS, the Government of Gujarat is of opinion that the Commission should complete the inquiry and submit its report to the State Government on or before 31st March, 1994;

NOW, THEREFORE, in exercise of the powers conferred by section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952) the Government of Gujarat, hereby amends the said notification as follows, namely:—

In the said notification, in paragraph 3, for the words within Six months” the words, figures and letters “on or before the 31st March, 1994” shall be substituted.

By order and in the name of the Governor of Gujarat,

M. B. JADEJA,  
Deputy Secretary to Government.



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## PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

HOME DEPARTMENT (SPECIAL)

Order

Sachivalaya, Gandhinagar, 2nd July, 1993.

NATIONAL SECURITY ACT, 1980.

No. : GG/93/78/SB.—III/NSA-1091-1829.— Whereas having regard to the circumstances likely to prevail in the areas within the local limits of the jurisdiction of the Commissioner of Police, specified in the schedule annexed hereto, the Government of Gujarat is satisfied that it is necessary so to do:—

Now, Therefore, in exercise of the powers conferred by the proviso to sub-section (3) of Section 3 of the National Security Act, 1980 (No. 65 of 1980) the Government of Gujarat hereby directs that the Commissioners of police specified in the Schedule, may if Satisfied as provided in the sub-section (2) of the said Section-3, exercise, within the local limits of their jurisdiction the powers conferred by the said sub-Section (2) for the period of three months Commencing from 8th July, 1993.

### SCHEDULE

1. Commissioner of Police, Ahmedabad.
2. Commissioner of Police, Surat.
3. Commissioner of Police, Vadodara.

By order and in the name of the Governor of Gujarat,

J. M. PARMAR,  
Deputy Secretary to the Government.

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IV—A—Extra—50

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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# The Gujarat Government Gazette EXTRAORDINARY.

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## PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 7th July, 1993.

MOTOR VEHICLES ACT, 1988.

No. : GH/G/93/80/MVA-1890-M-23/KH.—In exercise of the powers conferred by sub-Section (1) of Section 67 of the Motor Vehicles Act, 1988 (59 of 1988) and in Supersession of all notifications issued in this behalf, the Government of Gujarat having regard to the provisions of clauses (a) to (d) of the said Sub-section (1) hereby issues directions to the State Transport Authority and Regional Transport Authority regarding fixing of fares and freights for the contract carriages generally known as small and big taxis and tourist taxis playing in the State of Gujarat as Specified in the Schedule appended to this notification with effect from the 7th July, 1993.

Fares and freights for the contract carriages specified in column 1 and 2 of the schedule appended here to playing in the State of Gujarat Shall be subject to the maximum or minimum specified against them in column 3 and 4 respectively of the schedule.

#### SCHEDULE

Contract Carriage	Fuel	Fares	Freights
1	2	3	4
1. Motor cabs with seating capacity of 4 persons including driver.	Petrol	(i) 75 paise for every 1/5 km, or part thereof subject to a minimum fare of Rs. 5-70.	Maximum rate of 50 paise for every sizeable package.

1

3

4

(ii) for journeys outside municipal and contiguous cantonment limits fares may be charged at 1 1/2 times the rates mentioned in clause (i) above for the portion of journey which lies outside the Municipal and cantonments limits.

Provided that when the return journey is performed in the same vehicle, the entire journey shall be chargeable at the rate specified in clause (1) above.

(iii) Detention charges shall be at the rate of 30 paise for every 3 minutes :

Provided that the maximum period of detention shall be 2 hours.

Diesel

(i) 2/3 of the rates prescribed at (i) above for petrol driven taxi cabs subject to a minimum fare of Rs. 5.70.

Maximum rate of 50 paise for every sizeable package.

(ii) for journeys outside municipal and cantonment limits fares may be charged at 1 1/2 times the rate mentioned in clause (i) above for the portion of journey which lies outside the municipal and cantonment limits:

Provided that when the return journey is performed in the same vehicle the entire journey shall be chargeable at the rate specified in clause (i) above.

(iii) Detention Charges shall be at the rate of 30 paise for every 3 minutes:

Provided that the maximum period of detention shall be 2 hours.

2. Motor cabs with seating capacity of 5 persons including driver.

Petrol

(i) 75 paise for every 1/5 km. or part thereof subject to a minimum fare of Rs. 5.70.

Maximum rate of 50 paise for every sizeable package

(ii) for journeys outside municipal and contiguous cantonment limits fares may be charged at 1 1/2 times the rate mentioned in clause (i) above for the portion of journey which lies outside the Municipal and cantonments:

Provided that when the return journey is performed in the same vehicle, the entire journey shall be chargeable at the rate specified in clause (i) above;

(iii) Detention charges shall be at the rate of 30 paise for every 3 minutes:

Provided that the maximum period of detention shall be 2 hours.

1	2	3	4
	Diesel	<p>(i) 2/3 of the rates prescribed at (i) above for petrol driven taxi cabs subject to a minimum fares of Rs. 5.70.</p> <p>(ii) For journeys outside Municipal and contiguous cantonment limits fares may be charged at 1 1/2 times the rate mentioned in clause (i) above for the portion of journey which lies outside the municipal and cantonment limits :</p> <p>Provided that when the return journey is performed in the same vehicle, the entire journey shall be chargeable at the rate specified in clause (i) above.</p> <p>(iii) Detention charges shall be at the rate of 30 paise for every 3 minutes :</p> <p>Provided that the maximum period of detention shall be 2 hours.</p>	Maximum rate of 50 paise for every sizeable package.
3. Motor cabs with seating capacity of six passengers including driver.	Petrol	<p>(i) 80 paise for every 1/5 km. or part thereof subject to a minimum of Rs. 6/-</p> <p>(ii) For Journeys outside municipal and contiguous cantonment limits, fares may be charged at 1 1/2 time the rate mentioned in clause (i) above for that portion of journey which lies outside the municipal and cantonment limits. :</p> <p>Provided that when the return journey is performed in the same vehicle, the entire journey shall be chargeable at the rate specified in clause (i) above.</p> <p>(iii) Detention charges shall be at the rate of 30 paise for every 3 minutes :</p> <p>Provided that the maximum period of detention shall be 2 hours.</p>	Maximum rate of 50 paise for every sizeable package.
	Diesel	<p>(i) 2/3 of rates prescribed at (i) above for petrol driven taxi cabs subject to minimum of Rs. 6/-</p> <p>(ii) For journeys outside Municipal and contiguous cantonment limits fares may be charged at 1 1/2 times the rate mentioned in clause (i) above for that portion of journey which lies outside the Municipal and cantonment limits :</p> <p>Provided that when the return journey is performed in the same vehicle, the entire journey shall be chargeable at the rate specified in clause (i) above.</p>	Maximum rate of 50 paise for every size.



1	2	3	4
		(iii) Detention charges shall be at the rate of 30 paise for every 3 minutes : Provided that the maximum period of detention shall be 2 hours.	
4. Tourist taxis	Petrol	(i) Rs. 4.00 per km. or part thereof subject to a minimum fare of Rs. 120/-  (ii) Detention charge of Rs. 6/-per hour or part thereof :  Provided that the period of detention will be calculated as a whole for one or more detention during the period of engagement of the vehicle and that no detention charge shall be charged for the first half hour of detention.	Maximum rate of 50 paise of every sizeable package.
	Diesel	(i) 2/3 of rates prescribed at (i) above for petrol driven tourist taxi cabs subject to a minimum of Rs. 120/-.  (ii) Detention charge of Rs. 6/-per hour or part thereof :  Provided that the period of detention will be calculated as a whole for one or more detention during the period of engagement of the vehicle and that no detention charge shall be charged for the first half hour of detention.	Maximum rate of 50 paise every sizeable package.
	Note :—	Where the total fare calculated under any of the provisions of column 3 is not the exact multiple of 5 paise and the remainder is a fraction of 5 paise, then the fraction if it is less than 2 1/2 paise, shall be ignored and if it is 2 1/2 paise or more shall be counted as 5 paise.	

By order and in the name of the Governor of Gujarat,

N. S. PATADIA,  
Under Secretary to Government.



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## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 7th July, 1993.

TERRORIST AND DISRUPTIVE ACTIVITIES (PREVENTION) ACT, 1987.

No. : GK/26/93/APT/3391/D.C./23/HI.—In exercise of the powers conferred by sub-section (1) of the Section-13 of Terrorist and Disruptive Activities (Prevention) Act, 1987 (28 of 1987) the Government of Gujarat hereby appoint the person specified in column 2 of the schedule annexed hereto as Public Prosecutor for the Designated Courts constituted under sub-section (1) of Section 9 of the said Act as specified against him in column 3 of the said Schedule.

Sr. No.	Name of person	Name of the Designated Court.
1	Shri J. R. Gandhi	Designated Court, Surat.

By order and in the name of the Governor of Gujarat,

S. N. DOSHI,  
Deputy Secretary to Government.



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## PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### FOOD AND CIVIL SUPPLIES DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 9th July, 1993.

CONSUMER PROTECTION ACT, 1986.

No. GTH/93/11/CPA/1091/2089/D.-- In exercise of the powers conferred by clause (a) of Section 9 read with Sub-section (1) of Section 10 of the Consumer Protection Act (68 of 1986), the Government of Gujarat has made appointment of Shri Bhupendrabhai Meghajibhai Solanki, 12/2216, Near Prahmi-Mandir, Saiyadpura, Surat-- 395 003 vice Shri Ajaykumar J. Chokasi, as a member of the Consumer Disputes Redressal Forum for Surat District constituted under Government Notification in Food and Civil Supplies Department No. GTH/90/27/CPA/1090/2409/D, dated the 27th June, 1990.

By order and in the name of the Governor of Gujarat.

P. K. VALERA  
Deputy Secretary to Government.

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16th July, 1993.

No. GHU-93-13-CEI-1189-264-K.—Whereas M/s. Baroda Industrial Development Corporation: Baroda have under their letter No. BID-PMB-345-149, dated the 3rd January, 1989, applied to the Government of Gujarat to grant them sanction under Section 28 of the Indian Electricity Act, 1910, to redistribute power received from the Gujarat Electricity Board to their individual consumers in the area of land survey No. 1178, 1179, 1179/I and 1180 of Village Gorwa on no profit no loss basis.

2. And whereas the Gujarat Electricity Board, Baroda has given its consent vide letter No. CM/CCM/G/PLE/BRD-IA/448, dated 25th August, 1989.

3. As provided Section-28 (IA) (b) (i) of Indian Electricity Act, 1910, the local authority (Baroda Municipal Corporation, Baroda) has given its consent vide letter No. 3048, dated 20th September, 1991.

4. Now, therefore, in exercise of the powers conferred under Section 28 of the Indian Electricity Act, 1910 Government of Gujarat is pleased to grant sanction to M/s Baroda Industrial Development Corporation, (Gorwa) Baroda for a period of 3 years for redistribute power, received from Gujarat Electricity Board to their individual consumers in the area of Land Survey No. 1178, 1179, 1179/I and 1180 of village Gorwa on no profit no loss basis subject to the following terms and conditions:—

(1) Baroda Industrial Development Corporation shall have to continue billing to their individual consumers as per existing practice followed by them as per clause-7 of their condition of supply and miscellaneous charges for supply of energy which is reproduced hereunder:—

## "7-METHOD OF CHARGING AND CHARGES FOR SUPPLY OF ENERGY".

The price and the method of charging for supply of Electrical Energy shall not be violative of the provisions of the I. E. Act, 1910 and shall generally be so adjusted that the total bill received from G. E. B. and other charges are prorata divided between the consumers in the manner decided by the Board of B.I.D.C."

(2) B IDC will be billed as per HTP8-1(A) tariff as in force from time to time that means existing practice of billing by GEB on Rate HTP-1 (A) be continued.

(3) Gujarat Electricity Board is directed to ensure that the B.I.D.C. should furnish a monthly Statement of units consumed by each unit, GEB and the Collector of Electricity Duty so that Electricity Duty is recovered at the appropriate rate instead of flat rate of 20% presently being recovered on entire consumption. The ED and TSE (Tax on sale of Electricity) will be recovered by B IDC and will be deposited as per the instructions issued by CED Collector of Electricity Duty) to them in this regard from time to time.

(4) G. I. D. C. shall abide by the terms and conditions mentioned in the "conditions and Miscellaneous charges for supply of Electrical Energy" of the GE Board as in force from time to time.

(5) No concession be made available to B IDC like concession to the new industries, relaxation in demand charges due to power cut load development period etc.

(6) G.I.D.C. should enter into agreement with Gujarat Electricity Board on similar lines applicable to normal H. T. Consumers.

(7) H. T. Industries of B.I.D.C. shall have to observe power restrictions when imposed by the Government/Gujarat Electricity Board as applicable to various categories of G.E.B. consumers by issuing similar instructions to their individual consumers to observe power cut.

(8) B.I.D.C. shall have to take prior permission of Government for sanctioning load to any consumers having electrochemical electrolytical, electrometallurgical and electrothermal load exceeding 200 KVA.

(9) B IDC shall make use of the Board's H.T. point of supply for giving power by the only to their individual consumers in the area of village Gorwa and without being interrupted by lands or roads not belonging to the B.I.D.C.

(10) B.I.D.C. shall maintain all necessary accounts as required under the provisions of the Electricity (Supply) Act, 1948 and get these Accounts audited by the Office of the Collector of Electricity Duty, Ahmedabad.

(11) B.I.D.C. shall discharge all obligations as licensee under the provisions of Indian Electricity Act, 1910 and Electricity (Supply) Act, 1948.

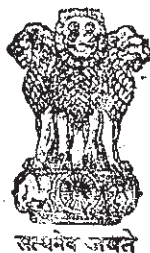
(12) G.I.D.C. shall furnish annual accounts as required under 6th schedule of Electricity (Supply) Act, 1948 every year within time limit stipulated therein with a copy to Gujarat Electricity Board and Collector of Electricity Duty.

(13) B.I.D.C. shall comply with any observations made by the Office of the Collector of Electricity Duty and Chief Electrical Inspector.

By order and in the name of the Governor of Gujarat,  
B. J. MAKWANA,  
Under Secretary to Government,



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### PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

#### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 19th July, 1993.

#### MOTOR VEHICLES ACT, 1988.

No. G/G/93/86/MVA-1893-1992/KH.—In exercise of the powers conferred by clause (i) of sub-section (1) of section 67 of the Motor Vehicles Act, 1988 (Act No. 59 of 1988) and in supersession of notification No. G/G/91/169/MVA-1891-359/KH, dated the 9th September, 1991 issued in this behalf, the Government of Gujarat having regard to the provisions of clauses (a) to (d) of the said sub-section (1), hereby issues directions to the State Transport Authority and the Regional Transport Authority Kutch Region, regarding fixing of fares for the stage carriages operated by the Sindhu Re-Settlement Corporation Limited, Adipur (Kutch) plying in the areas as specified in the Schedule appended to this notification with effect, on and from the date of issue of this notification in Gujarat Government Gazette, namely:—

Fares (inclusive of the amount of tax on passengers, if any, levied or leviable under the Bombay Motor Vehicles (Taxation on Passengers) Act, 1958 (Bom. LXVII of 1958), for the time being in force for stage carriages plying in the areas and on the routes respectively specified in column 1 and 2 of the Schedule appended hereto, shall be subject to such maximum fares as specified against them in column 3 of the said Schedule.

Provided that in the case of any journey undertaken by a student, if not tax as aforesaid is leviable, the fares for such journey shall be so adjusted as to exclude therefrom the amount of such tax.

## SCHEDULE

Areas	Route	Maximum fares inclusive of passenger tax.
1	2	3
Municipal or cantonment areas and other adjacent areas having approved routes where stage carriages (City passenger bus service) are operated by Sindhu Resettlement Corporation Limited, Adipur (Kutch).	All routes.	(i) Hundred paise per passenger for the first two kilometers or part thereof, and (ii) Fifty paise more per passenger for every three Kilometers or part thereof, for a distance beyond first two Kilometers. (iii) Provided that minimum fare shall be Hundred paise.

Note:—In this notification the word “passenger” shall have the same meaning as envisaged to it in clause (h) of rule 2 and sub-rule (1) of rule 119 of the Gujarat Motor Vehicles Rules, 1989.

By order and in the name of the Governor of Gujarat,

N. S. PATADIA,  
Under Secretary to Government.



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## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I-I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 19th July, 1993.

MOTOR VEHICLES ACT, 1988.

No. G/G/93/87/MVA-1893-619-KH.—In exercise of the powers conferred by clause (i) of sub-section (1) of section 67 of the Motor Vehicles Act, 1988 (Act, No. 59 of 1988) and in supersession of Government Notification Home Department No. G/G/91/11/MVA-1890-3021-KH Dated the 31st January, 1991, the Government of Gujarat having regard to the provisions of clauses (a) to (d) of the said sub-section (1) hereby issues directions to the State Transport Authority and the Regional Transport Authority of Bhavnagar Region, regarding fixing of fares for the stage carriages operated by the Bhavnagar Mahanagar Palika, Bhavnagar, plying in the area as specified in the schedule appended to this notification with effect, on and from the date of issue of this notification in Gujarat Government -Gazette, namely:—

Fares (inclusive of the amount of tax on passengers, if any, levied or leviable under the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958) for the time being in force) for stage carriages plying in the areas and on the routes respectively specified in column 1 and 2 of the schedule appended hereto shall be subject to such maximum fares as specified against them in column 3 of the said Schedule.

Provided that in the case, of any journey under taken by a student, if no such tax is leviable, the fares for such journey shall be so adjusted as to exclude there-from the amount of such tax.

## SCHEDULE

Area	Route	Maximum fares inclusive of passenger tax
1	2	3
Municipal or cantonment areas if any and other adjacent areas having approved routes where stage carriages (City Passenger bus service) are operated by the Bhavnagar Municipal Transport Service.	All Routes.	<p>(1) One rupee per Passenger for the first stage of one k. m. or part thereof, and,</p> <p>(ii) Fifty paise more per passenger for a distance beyond First stage but not beyond third stage, each of one k. m. or part thereof.</p> <p>(iii) Fifty paise more per passenger for a distance beyond third stage but not beyond fifth stage, each of one k.m. or part thereof.</p> <p>(iv) Twenty five paise more per passenger for a distance of every three stages or part thereof, beyond fifth stage but not beyond seventeenth stage, each of one k.m. or part thereof.</p> <p>(v) Fifty paise more per passenger for a distance of every three stages or part thereof beyond seventeenth stage, each of one k. m. or part thereof.</p> <p>(vi) Provided that, minimum fare shall be one rupee. Provided further that, where the place of boarding is not a stage point or substage point the distance travelled shall be calculated from immediately proceeding stage or substage point and where the place of getting down is not a stage point or sub-stage point the distance travelled shall be calculated upto immediately succeeding stage point or substage point.</p>

## EXPLANATION :

In this notification the expression "stage point" or "sub-stage point" means any bus stop approved as such by the Regional Transport Authority for the purpose of computing or charging fares on a route.

Note:— In this notification the word "Passenger" shall have the same meaning as assigned to it in clause (h) of rule 2 and sub-rule (1) or rule 119 of the Gujarat Motor Vehicles Rules, 1989.

By order and in the name of the Governor of Gujarat,

N. S. PATADIA,  
Under Secretary to Government.



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## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Act.**

#### LABOUR AND EMPLOYMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 19th July, 1993.

#### CONSTITUTION OF INDIA.

No. KHR-93-147-DEX-1092-213-M(1).—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Labour Department (Conditions to Service relating to Class-III Servant's Examinations) Rules, 1974, namely:—

1. These rules may be called the Gujarat Labour Department (Conditions of Service relating to Class-III Servants Examination) (Amendment) Rules, 1993.
2. In the Gujarat Labour Department (Conditions of Service relating to Class-III Servant's Examinations) Rules, 1974 (hereinafter referred to as "the said rules") in Appendix-B, in syllabus for examination in Course-I, in Paper-III, the words "Noting and Drafting" shall be deleted.
3. In the said rules, in Appendix-C, in syllabus for examination in Course-II, Paper -I and Paper-II shall be deleted.

By order and in the name of the Governor of Gujarat,

J. D. DAVE,  
Deputy Secretary to Government.

57-1

IV--A—Extra—57

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## PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 7th July, 1993.

ROAD TRANSPORT CORPORATIONS ACT, 1950.

No. G/G/93/81/STC/1087/541/GH:-In exercise of the powers conferred by sub-section (2) and (3) of Section 5 of the Road Transport Corporations Act, 1950 (Act No. 64 of 1950) read with rule 3 of the Gujarat State Road Transport Corporation Rules, 1971 the Government of Gujarat hereby amends Government Notification Home Department No. GG/84/9/STC/1087/541/GH dated the 3rd september, 1990 (hereinafter referred to as 'principal notification') as following namely:-

In the principal notification, in paragraph (B) for entry at Serial No. 1 the following entry shall be substituted namely:-

"1. Shri Natvarlal Shah,  
Mangal Nivas,  
Near old Railway Crossing,  
Maninagar, Ahmedabad-380008.

Chairman of the  
Board."

By order and in the name of the Governor of Gujarat,

K. D. MAHIDA,  
Joint Secretary to Government.



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# The Gujarat Government Gazette EXTRAORDINARY

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## PART IV—A

Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

HOME DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 21st July, 1993.

MOTOR VEHICLES ACT, 1988.

No. G/G/93/90/MVR/1593-2424(i) part-KH.—In exercise of the powers conferred by sub-section (1) of section 68 of the Motor Vehicles Act, 1988 (59 of 1988) (hereinafter referred to as the "said Act") read with sub-rule (4) of rule 62 of the Gujarat Motor Vehicles Rules 1989, the Government of Gujarat hereby constitutes the Regional Transport Authority consisting of persons mentioned in column 2 of the schedule appended here to for the Panchmahal Region comprising of the areas mentioned in column 1 of the said schedule with Head Quarter at Godhra to exercise and discharge the powers and functions conferred upon a Regional Transport Authority by or under chapter V of the said Act.

### SCHEDULE

Areas comprised in Panchmahal Region.	Persons constituting the Regional Transport Authority.
Panchmahal District.	1. Shri N. C. Dave, Member Administration G.E.B. Vadodara. <div>CHAIRMAN.</div>
	2. The Regional Transport Officer, Godhra (Ex-officio) <div>Member Secretary.</div>

By order and in the name of the Governor of Gujarat,

N. S. PATADIA,  
Under Secretary to Government.

ગુહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર ૨૧મી જુલાઈ, ૧૯૯૩.

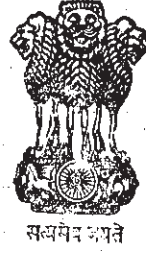
મોટરવાહન અધિનિયમ, ૧૯૮૮.

ક્રમાંક : જ-જ-૮૩-૮૧-એમવીઆર-૧૫૮૩-૨૪૨૪-(૧)-પાર્ટ-ખ.-સરકારી જાહેરનામા ગુહ વિભાગના તા. ૧લી એપ્રિલ, ૧૯૮૨ ક્રમાંક : જ-જ-૮૨-૪૮-એમવીઆર-૧૫૮૮-૨૪૨૪-(VI) થી રચવામાં આવેલ પ્રાદેશિક વાહન વ્યવહાર સત્તા મંડળ વડોદરાના અધ્યક્ષ કુમારી મંજુલા સુબ્રમણ્યમ, મેમ્બર એડમીનીસ્ટ્રેશન ગુજરાત ઈલેક્ટ્રીસિટી બોર્ડ, વડોદરાની પ્રતિનિયુક્તિથી નવી દિલ્હી ખાતે બદલી થયેલ હોઈ તેઓના સ્થાને પ્રાદેશિક વાહન વ્યવહાર સત્તા મંડળ વડોદરાના 'અધ્યક્ષ' તરીકે શ્રી કે. સી. કપુર (આઈ. એ. એસ-૧૯૭૩) મેનેજિંગ ડિરેક્ટર જીએસીએલ વડોદરાને નિમવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એન. એસ. પાટડીયા,  
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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## EXTRAORDINARY

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### PART IV—A

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by the Government of Gujarat under the Central Acts.

ગુલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૫મી જુલાઈ, ૧૯૮૩.

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જબી-૮૩-૮૩-એસટીસી-૩૭૮૭-૧૫૧-ધ.—ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર નિગમ અધિનિયમ, ૧૯૫૦ (સને ૧૯૫૦ના ફાગુ) ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂઝો ગુજરાત સરકારે ગુલ વિભાગના તારીખ ૨૩મી સપ્ટેમ્બર, ૧૯૮૨ના જાહેરનામા ક્રમાંક : જબી-૮૧/૧૦૨-એસટીસી-૩૭૮૭-૧૫૧/ધથી ગાંધીનગર (શહેર) એસ. ટી. સલાહકાર સમિતિમાં ક્રમાંક (૭) ઉપર નીચાણેલ શ્રી અશોક આઈ. શાહ, મહામંત્રી સચિવાલય સ્ટાફ એસોસીએશનને બદલે શ્રી કેશરીસિંહ બિહોલા, પ્રમુખ, ગુજરાત સચિવાલય સ્ટાફ એસોસીએશન, ગાંધીનગરનો સમાવેશ કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

રક્ષા હાથી,  
સેક્શન અધિકારી.



# The Gujarat Government Gazette EXTRAORDINARY

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## PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### FORESTS AND ENVIRONMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 27th July, 1993.

THE WILDLIFE (PROTECTION) ACT, 1972.

No. GVN-16(93) WLP/1092/2156/V2.—The Government had declared a Wildlife Sanctuary in the Lakhpat Taluka of Kutch District, *vide* Agriculture, Forests and Co-operation Department's Notification No. AKH/62/81/WLP/1080/110872/P2, dated 14th April, 1981. The area of this Sanctuary is 765.79 sq. kilometers. Since this area is substantially in excess of the requirements of the Sanctuary, in exercise of powers conferred by Section 18 of the Wildlife (Protection) Act, 1972 read with Section 21 of the General Clauses Act, the Government of Gujarat hereby cancels the Agriculture, Forests and Co-operation Department's Notification No. AKH/62/81/WLP/1080/110872/P2, dated 14th April, 1981.

By order and in the name of the Governor of Gujarat,

A. K. BHATT,  
Under Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જુલાઈ, ૧૯૯૩.

વન્યપ્રાણી (સંરક્ષણ) કાયદો, ૧૯૭૨.

ક્રમાંક : જીવીએન-૧૬(૯૩)-અભયુએલપી-૧૦૮૨-૨૧૫૬-વ.૨.—રાજ્ય સરકારે, કૃષિ, વન અને સહકાર વિભાગના તારીખ ૧૪મી એપ્રિલ, ૧૯૮૧ની અધિસૂચના ક્રમાંક: અકળ-૬૨-૮૧-અભયુએલપી-૧૦૮૦-૧૧૦૮૭૨-પો. ૨થી લખપત તાલુકામાં એક વન્યપ્રાણી અભયારણ્ય જાહેર કરેલ છે. આ અભયારણ્યનો વિસ્તાર ૭૬૫.૭૯ ચોરસ કીલોમીટરનો છે. આ નિર્દિષ્ટ કરેલ વિસ્તાર અભયારણ્યની જરૂરિયાત

કરતાં વધારે જમીન વન્યપ્રાણી (સંરક્ષણ) ધારો, ૧૯૭૨ની કલમ-૧૮ હેઠળ મળેલ સત્તા અન્વયે તથા જનરલ ક્લોઝીંગ એક્ટની કલમ-૨૧ની સાથે વંચાણે લઈ ગુજરાત સરકાર આથી કૃષિ, વન અને સહકાર વિભાગની તારીખ ૧૪મી એપ્રિલ, ૧૯૮૧ની અધિસૂચના ક્રમાંક : અકળ-૬૨-૮૧/અવ્યુએલપી-૧૦૮૦-૧૧૦૮૭૨/પી. ૨ ને રદ કરેલ છે.

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એ. કે. ભટ્ટ,  
સરકારના ઉપસચિવ.

## FORESTS AND ENVIRONMENT DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 27th July, 1993.

THE WILDLIFE (PROTECTION) ACT, 1972.

No. GVN-17(93)-WLP/1092-2156-V2.—Whereas it appears to the Government of Gujarat that the area, the limits of which are defined in the schedule annexed hereto is of adequate ecological, faunal, floral, geomorphological, natural or zoological significance for the purpose of protecting, propagating and developing wildlife and environment :

Now, therefore, in exercise of powers conferred by Section 26-A (1) (b) of the Wildlife (Protection) Act, 1972, Government of Gujarat hereby declares the Reserve forest areas specified in Schedule-I annexed hereto, as the Chinkara Wild Life Sanctuary from the date of this notification.

### SCHEDULE—I

Limits of the Reserve Forests Area declared as the Chinkara Wildlife Sanctuary.

District : Kutch,

Taluka : Lakhpat

Sr. No.	Name of the Village	Survey No.	Area (Geographical) Hect.
1.	Kaiyari	15, 16, 27, 29, 30, 32, and 34 paiki	500.00
2.	Kanoj	60/2	345.00
3.	Gauhar Nani.	14/2, 14/3	608.20
4.	Maniyara	4	1656.11
5.	Gaduli	508/1	196.19
6.	Kaniyaro Rakhal	—	1640.57
7.	Khanot	51/2	422.70
8.	Naredi	38 Paiki	500.00
9.	Budhdha	88 Paiki	163.14
10.	Nareda	23/2 Paiki	222.12
11.	Mudia	73/2	734.72
12.	Baranda	133	461.76
13.	Subhashpar	78	176.84
14.	Mindhiyari Rakhal	—	1299.46
15.	Rawareshwar	5 paiki	300.00
16.	Nani Virani	271/4	260.93
Total Hect.			9487.74

i. e. 94.87 Sq. K.M.

By order and in the name of the Governor of Gujarat,

A. K. BHATT,  
Under Secretary to Government.



વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૭મી જુલાઈ, ૧૯૯૩.

વન્યપ્રાણી (સંરક્ષણ) અધિનિયમ, ૧૯૭૨.

ક્રમાંક :- જીવીએન-૧૭(૯૩)-૩બલ્યુએલપી-૧૦૯૨-૨૧૫૬/વ. ૨.-આથી ગુજરાત સરકારના ધ્યાન ઉપર આવેલ છે કે વિસ્તાર કે જે આ સાથે મોકલેલ અનુસૂચિમાં હદ રેખા મુજબના પૂરતા પ્રમાણમાં પરિસ્થિતિ યુક્ત, વિવિધ પશુઓવાળી, વનસ્પતિ યુક્ત, ભુસ્તર ભંડાર યુક્ત, પ્રાકૃતિક અથવા પ્રાણી વિદ્યાનું મહત્વ ધરાવતા વિસ્તારને સંરક્ષણ વસ્તીમાં વધારો અને વન્યપ્રાણીઓના વિકાસ અને પર્યાવરણની સમતુલ્યની જાળવણી માટે જરૂરી હોઈ,

હવે આથી, સને ૧૯૭૨ના વન્યપ્રાણી (સંરક્ષણ) અધિનિયમની કલમ-૨૬ (એ) (૧) (બી) અન્વયે મળેલ અધિકારની રુએ ગુજરાત સરકાર, આ સાથે જોડેલ અનુસૂચિ-૧માં નિર્દિષ્ટ કરેલ અનામત વન વિસ્તારને આ અધિસૂચનાની તારીખથી ચીક્રા વન્યપ્રાણી અભ્યારણ્ય તરીકે જાહેર કરે છે.

અનુસૂચિ-૧

ચીક્રા વન્યપ્રાણી અભ્યારણ્ય હેઠળ જાહેર કરેલ અનામત જંગલના વિસ્તારની હદ.

જિલ્લો : કચ્છ		તાલુકો : લખપત	
અનુક્રમ નંબર	ગામનું નામ	સર્વે નંબર	વિસ્તાર (ભૌગોલિક) હેક્ટર
૧	૨	૩	૪
૧	કેયારી	૧૫, ૧૬, ૨૭, ૨૮, ૩૦, ૩૨, અને ૩૪ પૈકી	૫૦૦.૦૦
૨	કનોજ	૬૦/૨	૩૪૫.૦૦
૩	ગોહરનાની	૧૪/૨, ૧૪/૩,	૬૦૮.૨૦
૪	મણીયારા	૪	૧૬૫૬.૧૧
૫	ગડુલી	૫૦૮/૧	૧૯૬.૧૮
૬	કાણીયારો રખાલ	—	૧૬૪૦.૫૭
૭	ખાણાટ	૫૧/૨	૪૨૨.૭૦
૮	નરેડો	૩૮ પૈકી	૫૦૦.૦૦
૯	બુધા	૮૮ પૈકી	૧૬૩.૧૪
૧૦	નરેડા	૨૩/૨ પૈકી	૨૨૨.૧૨
૧૧	મુડીયા	૭૩/૨*	૭૩૪.૭૨
૧૨	બરડા	૧૩૩	૪૬૧.૭૬
૧૩	સુભાષપર	૭૮	૧૭૬.૮૪
૧૪	મીઠીયારી રખાલ	—	૧૨૮૮.૪૬
૧૫	રાવરેશ્વર	૫ પૈકી	૩૦૦.૦૦
૧૬	નાની વિરાણી	૨૭૧/૪	૨૬૦.૮૩

કુલ હેક્ટર : ૮૪૮૭.૭૪

એટલે કે ૮૪.૮૭ ચોરસ કિલો મીટર.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એ. કે. ભટ્ટ  
સરકારના ઉપસચિવ.



सत्यमेव जयते

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## PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28th July, 1993.

ELECTRICAL WIRES, CABLES, APPLIANCES AND ACCESSORIES (QUALITY CONTROL) ORDER, 1993.

No. GU/93/16/CEI/Q.C./1293/2983/K.—In exercise of the powers conferred by sub-Clause (a) of Clause 2 of the Electrical Wires, Cables, Appliances and Accessories (Quality Control) Order, 1993, the Government of Gujarat hereby appoints the Chief Electrical Inspector to be an Appropriate Authority for implementation of the provisions of the said order.

By order and in the name of the Governor of Gujarat,

B. J. MAKWANA,  
Under Secretary to Government.



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## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### LABOUR AND EMPLOYMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 28th July, 1993.

THE CONTRACT LABOUR (REGULATIONS AND ABOLITION) ACT, 1970.

No. : GU-157(93)-CLA-1093-C-20--(A)-Part-II-M(3).— The Government of Gujarat in this Department after careful consideration of the issue had prohibited the contract labour system in the Gujarat State Fertilizers Co; Vadodara, in the following processes/operations *vide* this Deptt.'s Notification No. : GU-90-222-CLA-1063-C-20-(A)-M(3), dated 28-9-1990.

- (1) Operation of subsidiary plant (plant of affluent treatment and electrical power generation).
- (2) General Stores (internal movement and stocking of material and manufactured products).
- (3) Canteen (through Co-operative society may be explored).
- (4) Cleaning and gutters removal of waste material, sweeping removal of refuse garbage and debris inside the factory limit.

And whereas upon reading the representation of Gujarat State Fertilizers Co; Ltd; Vadodara, dated 23-7-1993 and dated 27-7-1993 for postponement of the said notification dated 28-9-1990 due to several litigations in the matter, Government of Gujarat, in exercise of powers conferred under subsection (1) of section 10 of the Contract Labour (Regulation and Abolition) Act, 1970 that in partial modification of the "date of operation" mentioned in the said notification the processes operations specified in column-3 of the Schedule appended in the said notification dated 28-9-1990 shall be operative with effect on and from 1-6-1994.

By order and in the name of the Governor of Gujarat.

J. D. DAVE,

Dy. Secretary to Government of Gujarat.



सत्यमेव जयते

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## PART IV—A

**Rules and Orders (other than those published in Parts I: I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

HOME DEPARTMENT ( Special )

Order

Sachivalaya, Gandhinagar, 28th July, 1993.

THE COFEPOSA ACT, 1974.

No. GG/93/93/SB.IV/PSA/4093/183.-- Whereas detention order under Section-3(1) of the Cofeposa Act, 1974 (52 of 1974), has been made by the Addl. Chief Secretary, Home Department, under Order No. SB. IV/PSA/4093/183(i), dated 5th April, 1993 in respect of Shri Jeevan Govan Tandel residing at House No. 6/67 Machhiwad, Moti Daman, Union Territory.

And whereas the Addl. D.G.P. (CID), (Crime & Railways), Ahmedabad has reported that the said person has absconded or is concealing himself so that the aforesaid detention order cannot be executed.

And whereas the Govt. of Gujarat has reason to believe that the aforesaid person has absconded or concealing himself so that the detention order cannot be executed.

Now, therefore, in exercise of the powers conferred by clause (b) of sub-section (1) of Section-7 of the Cofeposa Act, 1974, the Govt. of Gujarat hereby directs that the said Shri Jeevan Govan Tandel to appear before the said Addl. D.G.P., C.I.D. (Crime & Rlys.), Ahmedabad, within a period of 30 days from the date of the publication of this order in the *Official Gazette*.

By order and in the name of the Governor of Gujarat,

G. K. MEHTA,  
Under Secretary to Government.

## HOME DEPARTMENT ( Special )

## Order

Sachivalaya, Gandhinagar, 28th July, 1993.

## THE COFEPOSA ACT, 1974.

No. GG/93/94/SB.IV/PSA/4093/188.—Whereas detention order under Section-3(i) of the Cofeposa Act, 1974 (52 of 1974), has been made by the Addl. Chief Secretary, Home Department under Order No. SB. IV/PSA/4093/188(i), dtd. 5th April, 1993 in respect of Shri Vallabh Harji Tandel @ Vallabh Faa residing at 12/296, Bhura Jiva Sheri, Nani Daman, Union Territory.

And whereas the Addl. D.G.P. (C.I.D.) (Crime and Rly.), Ahmedabad has reported that the said person has absconded or is concealing himself so that the aforesaid detention order cannot be executed.

And whereas the Govt. of Gujarat has reason to believe that the aforesaid person has absconded or concealing himself so that the detention order cannot be executed.

Now, therefore, in exercise of the power conferred by clause (B) of sub-section (1) of Section-7 of the COFEPOSA Act, 1974, the Govt. of Gujarat hereby directs that the said Shri Vallabh Harji Tandel @ Vallabh Faa to appear before the said Addl. D.G.P., CID, (Crime and Railways), Ahmedabad within a period 30 days from the date of the publication of this order in the *Official Gazette*.

By order and in the name of the Governor of Gujarat,

G. K. MEHTA,  
Under Secretary to Government.



# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### GENERAL ADMINISTRATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 4th August, 1993.

#### CONSTITUTION OF INDIA.

No. : GS/93-15/234/1193-(2)--CU.—In exercise of the powers conferred by clauses (2) and (3) of article 166 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Government Rules of Business (Amendment) Rules, 1993, namely :—

1. These rules may be called the Gujarat Government Rules of Business (Second Amendment) Rules, 1993.

2. In the Gujarat Government Rules of Business (Amendment) Rules, 1993, in rule 1, for sub-rule (2), the following shall be substituted, namely :—

“(2) This rule and sub-clauses (2), (3), (5) and (6) of clause (b) of rule 2 shall come into force on the 1st April, 1993 and the remaining provisions of these rules shall come into force on the 1st November, 1993.”

By order and in the name of the Governor of Gujarat,

R. BALKRISHNAN,  
Chief Secretary to Government.



સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર તારીખ ૪થી ઓગષ્ટ, ૧૯૯૩.

ભારતનું સંવિધાન.

ક્રમાંક : ગસ/૯૩-૧૫/સકન/૧૧૯૩ (૨) કેયુ.—ભારતના સંવિધાનની કલમ ૧૬૨ના ખંડો (૨) અને (૩)થી મળેલી સત્તાની રૂબે, ગુજરાતના રાજ્યપાલ, આથી, ગુજરાત સરકારના કામકાજના નિયમો (સુધારા) નિયમો, ૧૯૯૩ વધુ સુધારવા નીચેના નિયમો કરે છે.:-

૧. આ નિયમો “ગુજરાત સરકારના કામકાજના નિયમો (દ્વિતીય સુધારા) નિયમો, ૧૯૯૩” કહેવાશે.

૨. ગુજરાત સરકારના કામકાજના નિયમો (સુધારા) નિયમો, ૧૯૯૩માં, નિયમ ૧માં, પેટા નિયમ (૨)ને બદલે, નીચેના મજકુર મુકવે :-

“(૨) આ નિયમ અને નિયમ ૨ના ખંડ (ખ)ના પેટા ખંડો (૨), (૩), (૫) અને (૬), ૧લી એપ્રિલ, ૧૯૯૩ના રોજ અમલમાં આવશે અને આ નિયમોની બાકીની જોગવાઈઓ, ૧લી નવેમ્બર, ૧૯૯૩ના રોજથી અમલમાં આવશે.”

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આર. બાલકૃષ્ણન,  
સરકારના મુખ્ય સચિવ.



सत्यमेव जयते

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## EXTRAORDINARY

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### PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

ગૃહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી જુલાઈ, ૧૯૯૩.

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જ/જ/૯૩/૮૮/એસટીસી/૩૭૮૭/૩૭૪૦/ધ.—ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ના નિયમ ૩૨(૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ-૧૯૫૦ (સને ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી ગૃહ વિભાગના તા. ૩૦/૪/૯૧ના જાહેરનામા ક્રમાંક : જ-બી-૯૧/૫૩/એસટીસી-૩૭૮૭/૩૭૪૦/ધ થી રચાયેલ વલસાડ વિભાગની એસ.ટી. સલાહકાર સમિતિમાં ક્રમાંક : (૧૫) ઉપરના સભ્યશ્રી ઈશ્વરભાઈ લક્ષ્મીભાઈ દેસાઈ, રહેઠાણ અડકીભાંગડા, વલસાડને સ્થાને શ્રી ગુલાબભાઈ પાંચાલ, ચામોડીયા નાકા, બિલીમોરા, જિ. વલસાડનો સમાવેશ કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે

રશા હાથી,  
સેક્શન અધિકારી.

(C)



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### PART IV—A

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ગુલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૯મી જુલાઈ, ૧૯૯૩.

માર્ગ વાહન વ્યવહાર નિયમ અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જ/જ/૯૩/૮૯/એસટીસી/૩૭૮૬/૪૮૦૮-ધ.-- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશન નિયમો, ૧૯૭૧ના નિયમ-૩૨ (૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ના ૬૪મો)ની કલમ ૧૭ અન્વયે ગણેલ સત્તાની રૂબરૂ, ગુજરાત સરકાર, આથી ગુલ વિભાગના તા. ૨જી મે, ૧૯૯૧ના જાહેરનામા ક્રમાંક : જ/જ/૯૧/૬૦/એસટીસી-૩૭૮૬-૪૮૦૮-ધ થી રચાયેલ એસ. ટી. ની પાલનપુર વિભાગ માટેની સલાહકાર સમિતિમાં ક્રમાંક : ૧૨ ઉપરના શ્રી ત્રિભાવનદાસ ઠક્કર, મુ. દિયોદર અને ક્રમાંક : ૧૩ ઉપરના શ્રી નાથાલાલ સોમાભાઈ શાહ, શિહોરી, તા. કાંકરેજના સ્થાને અનુક્રમે શ્રી રત્નાભાઈ ભગનભાઈ દેસાઈ, પ્રમુખ, દિયોદર તાલુકા યુવક કોંગ્રેસ અને શ્રી મહંતભાઈ જુમચન પાંચાણા, મુજરા, તા. કાંકરેજનો સમાવેશ કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હકમથી અને તેમના નામે,

રક્ષા હાથી,  
સેકશન અધિકારી.

૬૭-૧

IV-A-Extra-67-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### FOOD AND CIVIL SUPPLIES DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 3rd August, 1993.

#### CONSTITUTION OF INDIA

No. GTH-13-CLM-1091-28-A.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of the Deputy Controller of Weights and Measures, (Regional) in General State Service, Class-I, Recruitment Rules, 1985 the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Deputy Controller of Legal Metrology (Regional) in the General State Service, Class-I in the Food and Civil Supplies Department, namely:—

1. These rules may be called the Deputy Controller of Legal Metrology (Regional) in the General State Service, Class-I Recruitment Rules, 1993.
2. Appointment to the post of Deputy Controller of Legal Metrology (Regional) in the General State Service, Class-I shall be made either,
  - (a) by a promotion of a person of proved merit and efficiency from amongst the persons working as Assistant Controller of Legal Metrology in the Office of the Controller of Legal Metrology who possesses eight years experience :

Provided that where an appointing authority is satisfied that a person having experience specified above is not available for promotion and that it is in public interest to fill up the post by promotion even of a person having experience for a lesser period, it may for reasons to be recorded in writing, promote such person who has experience for a period not less than two third of the period specified above, or

- (b) by transfer of a person on loan service from Class-I post in any Government Department having identical pay scale and who possesses educational qualification and experience as prescribed in sub rules (ii) and (iii) of rule 3, or (c) by direct selection.

3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall;

- (i) not be more than 35 years of age;
- (ii) possess a degree with first class in Science with Physics as a principal subject or a Master's degree with second class in Physics or a degree with second class in Electrical or Mechanical or Chemical Technology or Automobile Engineering of a recognised University;
- (iii) have practical experience for about five years (three years in case of a candidate with post graduate degree) in a responsible executive or administrative position in a workshop or in factory or in a Government Department gained after obtaining the requisite qualification prescribed in sub-rule(ii);;

Provided that the upper age limit may be relaxed in favour of a candidate already in the service of the Government of Gujarat in accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967, as amended from time to time:

Provided further that the upper age limit may be relaxed in favour of a candidate possessing exceptionally good qualifications or experience or both.

4. Appointment by direct selection and by promotion shall be made in ratio of 1:3 respectively.
5. The candidate appointed by direct selection shall be kept on probation for a period of two years and he shall be required to furnish security and surety bonds in such form and for such amount as may be prescribed by the Government from time to time.
6. The candidate appointed either by promotion or by direct selection shall be required to undergo training at the Indian Institute of Legal Metrology at Ranchi or such other training as may be prescribed by the Government from time to time.
7. The selected candidate shall be required to pass the departmental examination, if any, and an examination in Gujarati or Hindi or both in accordance with the rules prescribed by the Government in that behalf from time to time.
8. The candidate appointed by direct selection shall during the probation period be required to undergo training and pass the post training examination in accordance with the provisions of the Gazetted Officer (Pre-service Training and Examination) Rules 1979, as amended from time to time.

By order and in the name of the Governor of Gujarat,

D. K. PANDYA,  
Deputy Secretary to Government.

(C)



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### PART IV—A

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by the Government of Gujarat under the Central Acts.

#### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 22nd July, 1993.

No. GK-93-27/APT-3390/H. 1.—In exercise of the power conferred by Section 15 of the Scheduled Castes and the scheduled Tribes (Prevention of Atrocities) Act, 1989 (33 of 1989) the Government of Gujarat hereby specifies the following Additional Public Prosecutors mentioned in Column 2 of the Schedule appended hereto as the Special Public Prosecutor for the purpose of conducting cases in the Special Court mentioned against him in column 3 of the said Schedule.

#### SCHEDULE

Sr. No.	Additional Public Prosecutor	Special Courts.
1.	2.	3.
1.	Senior most additional Public Prosecutors, Gondal.	Special Court, Gondal.
2.	Additional Public Prosecutor, Morbi	Special Court, Morbi
3.	Additional Public Prosecutor, Porbandar	Special Court, Porbandar.
4.	Additional Public Prosecutor, Veraval	Special Court, Veraval.
5.	Additional Public Prosecutor, Mahuva.	Special Court, Mahuva.
6.	Additional Public Prosecutor, Chhota-Udapur	Special Court, Chhota-Udapur.
7.	Additional Public Prosecutor Vyara	Special Court, Vyara.
8.	Additional Public Prosecutor, Anand	Special Court, Anand.
9.	Additional Public Prosecutor, Modasa	Special Court, Modasa.
10.	Additional Public Prosecutor Dhangadhra	Special Court, Dhrangadhra.

By order and in the name of the Governor of Gujarat,

S. N. DOSHI,  
Deputy Secretary to Government,





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## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 20th August, 1993.

#### MOTOR VEHICLES ACT, 1988.

No. G/G/93/109/MVA/1893/1983/KH.—In exercise of the powers conferred by clause (i) of sub-section (1) of section 67 of the Motor Vehicles Act, 1988 (59 of 1988) and in supersession of Government Notification Home Department No. G/G/17/MVA/1891/3384/KH, dated 30th January, 1992, the Government of Gujarat having regard to the provisions of clauses (a) to (d) of the said sub-section (1), hereby issued directions to the State Transport Authority of Ahmedabad Region, regarding fixing of fares and freights for the stage carriages operated by the Ahmedabad Municipal Transport Service, Ahmedabad plying in the areas specified in the schedule appended to this notification with effect from the date of publication of this notification in the *Official Gazette*.

Fares (inclusive of the amount of tax on passengers if any, levied or liviable under the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958), for the time being in force and freights for stage carriages plying in the areas and on the routes respectively specified in column 1 and 2 of the Schedule appended hereto shall be subject to such maximum fares and freights as specified against them in column 3 and 4 respectively of the said schedule;

Provided that in the case of any journey under taken by a student, if no such tax is leviable, the fares for such journey shall be so adjusted as to exclude therefrom the amount of such tax.

## SCHEDULE

Area	Route	Maximum fares inclusive of passenger tax.	Freights
1	2	3	4
Area comprised in the city of Ahmedabad as constituted under the Bombay Provincial Municipal Corporation Act, 1949, and the cantonment of Ahmedabad and other areas adjacent to any of them and the area between any of the aforesaid areas.	(i) All routes within the city of Ahmedabad and the cantonment of Ahmedabad.	(i) 150 (One hundred fifty) paise per passenger for the first stage or part thereof, and (ii) Thereafter increase of 25 (Twenty five) paise per stage per passenger but not beyond sixth stage.	(i) 100 (Hundred) paise per article of luggage for three stages or part thereof and
	(ii) Such routes serving the areas adjacent to the city of Ahmedabad and the cantonment of Ahmedabad as have been approved under the proviso to section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958.	(iii) Beyond sixth stage increase of 25 (Twenty five) paise per passenger for two stages, or part thereof, but not beyond eighth stage. (iv) Beyond eighth stage increase of 50 (fifty) paise for three stages, but not beyond eleventh stage. (v) Beyond eleventh stage increase of 25 (twenty five) paise for a stage or part thereof, but not beyond twelfth stage. (vi) Beyond twelfth stage increase of 25 (twenty five) Paise per every two stages or part thereof, but not beyond eighteenth stage. (vii) Beyond eighteenth stage increase of 25 (twenty five) paise per each stage.	(ii) 200 (Two Hundred) paise per article of luggage for a distance beyond three stages but not exceeding beyond 6 stages and. (iii) 400 (four hundred) paise per article of luggage for a distance beyond 6 stages:
		(viii) Where express services declared as such by the Ahmedabad Municipal Transport Service and as approved by the Regional Transport Authority, Ahmedabad are provided the same rates as mentioned in (i) to (vii) above plus an additional fare of fifty paise per passenger for a distance upto four stages and one hundred paise per passenger for a distance exceeding four stages,	Provided that article not exceeding 5 Kilograms in weight in the aggregate shall not be charged.
		(ix) Where bus services are provided for special occasions, fairs or gatherings, the same rate of fares shall be charged as mentioned in (viii) above;	Stage carriage (single decker) carrying small parcels other than free luggage of passengers subject to the conditions laid down by the Regional Transport Authority, Ahmedabad.

1

2

3

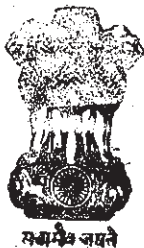
4

Provided that where the place of boarding is not a stage point the distance travelled shall be calculated from immediately preceeding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto immediately succeeding stage point.

- Note* :— (i) For the purpose of this notification, the word "stage" means distance of two kilometres.  
(ii) In this notification, the word "passenger" shall have the same meaning as defined in clause (h) of rule 2 and sub-rule(I) of rule 119 of the Gujarat Motor Vehicles Rules, 1939.

By order and in the name of the Governor of Gujarat,

N. U. GAMIT,  
Section Officer,  
Home Department.



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### PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### FOOD AND CIVIL SUPPLIES DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 25th August, 1993.

GUJARAT ESSENTIAL ARTICLES (LICENSING, CONTROL AND STOCK DECLARATION) ORDER, 1981.

No. GTH/93/14/ECA/1180/6419/B.—In pursuance of sub-clause (I) of clause 24 of the Gujarat Essential Articles (Licensing Control and Stock Declaration) Order, 1981, Government of Gujarat hereby directs that every Licence Holder shall, with effect from 25th August, 1993 furnish to the Collector of the District or as the case may be, to Food and Civil Supplies Controller, Ahmedabad, information regarding sale including agreement to sell, disposal, delivery or distribution of edible oil-seeds or as the case may be edible oils outside the State of Gujarat in the Form appended hereto in duplicate in such a manner as to reach the aforesaid Officer forty eight hours before the time of moving such edible oilseeds or edible oils from the place where it is stored with a view to sell, including agreement to sell, dispose off, deliver or distribute the same outside the State of Gujarat.

#### FORM

1. Name of the dealer with full address.
2. License No.
3. Name and full address of party to whom the stock of edible oilseeds or, as the case may be edible oils is being sold, disposed off, delivered or distributed as the case may be outside the State of Gujarat (Mention district and State of Destination)
4. Number and area of operation of the licence of the receiving party.

5. Quantity of edible oil seeds or as the case may be edible oils being sold disposed off, delivered or distributed as the case may be outside the State of Gujarat (in tonnes, quintals, kgs.)
6. Description of the place of Storage from where the consignment is proposed to be moved out.
7. Description of the mode of transport and the name of Railway Station, Port or place from which the consignment is proposed to be despatched in favour of consignee outside the State and the route by which the consignment will be transported from place of despatch to the place of destination.
8. Name of the last check-post/Railway Station/Port in State of Gujarat during the transit period.
9. Description of the destination namely the Railway station, Port or place outside the State.
10. Remarks, if any.

The information furnished above is true to the best of my knowledge.

Signature

Place :

Date :

By order and in the name of the Governor of Gujarat,

P. K. VALERA,  
Deputy Secretary to Government.

### FOOD AND CIVIL SUPPLIES DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 25th August, 1993.

#### GUJARAT ESSENTIAL ARTICLES DEALERS (REGULATIONS) ORDER, 1977.

No. GTH/93/15/ECA/1180/6419/B.-In pursuance of clause 10 of the Gujarat Essential Articles Dealers (Regulations) Order, 1977, the Government of Gujarat hereby directs that every dealer shall, with effect from 25th August, 1993 furnish to the Collector of the District or as the case may be, the Food and Civil Supplies Controller, Ahmedabad City information regarding sale including agreement to sell, disposal, delivery or distribution of groundnut or as the case may be, groundnut oil outside the State of Gujarat in the Form appended hereto in duplicate in such a manner as to reach the aforesaid officer forty eight hours before the time of moving such groundnut, or as the case may be groundnut oil from the place where it is stored with a view to sell including agreement to sell, dispose off, deliver or distribute the same outside the State of Gujarat.

#### FORM

1. Name of the dealer with full address.
2. Number of licence held, if any.

3. Name and full address of party to whom the stock of groundnut or as the case may be groundnut oil is being sold, disposed off, delivery or distributed as the case may be outside the State of Gujarat (Mention district and State of Destination)
4. Number and area of operation of the licence of the receiving party.
5. Quantity of groundnut or groundnut oil being sold, disposed off, delivered or distributed as the case may be outside the State of Gujarat (in tonnes, quintals, kgs.)
6. Description of the place of Storage of groundnut or groundnut oil from where the consignment in proposed to be moved out.
7. Description of the mode of transport and the name of Railway Station, Port or place from which the consignment is proposed to be despatched in favour of consignee outside the State and the route by which the consignment will be transported from the place of despatch to the place of destination.
8. Name of the last check-post/Railway Station/Port in State of Gujarat during the transit period.
9. Description of the destination namely the place, Railway station or Port outside the State.

The information furnished above is true to the best of my knowledge.

Signature

Place :

Date :

By order and in the name of the Governor of Gujarat,

P. K. VALERA,  
Deputy Secretary to Government.





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### PART IV—A

Rules and Orders (other than those published in Parts I I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### INDUSTRIES AND MINES DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 19th August, 1993.

No. : GU/93/27/GFC/2593/1206/P.— In pursuance of Sub-section (I) of section 7 of the State Financial Corporation Act, 1951 (LXIII of 1951) the Government, on the recommendation of the Board of Directors of the Gujarat State Financial Corporation and based on the advice of the Reserve Bank of India, hereby fixes 12% per cent per annum as the rate of interest payable on the Adhoc Bonds of Rs. 1390 lakhs (Rs. thirteen hundred and ninety lakhs) to be issued by Gujarat State Financial Corporation in favour of Reserve Bank of India.

By order and in the name of the Governor of Gujarat,

H. F. GANDHARVA,  
Section Officer.



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### PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### FORESTS AND ENVIRONMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 24th August, 1993.

INDIAN FOREST ACT, 1927 (XVI OF 1927).

No. GVN/18/93/JJM-1092-3576/K.—In exercise of the powers conferred by the proviso to sub-section (3) of Section-29 of Indian Forest Act, 1927 (XVI of 1927), Government of Gujarat is pleased to declare the area of the Panchmahals District, Specified in the schedule hereto annexed, to be "Protected Forest" with effect from the date of issue of this notification.

District : Panchmahals :

##### SCHEDULE

Sr. No.	Name of Village and Taluka.	Survey No.	Area H. Acs.	Boundary
1	2	3	4	5
1.	Gusar, Ta. Kalol	18-Apt.	7-77-00	North : Area of S. No. 18pt. East : S. No. 18B and river. South : S. No. 18pt., & 19 West : Boundary of Village Sureli.

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1	2	3	4	5
		200pt.	5-01-81	North : Area of S. No. 200pt. East : S. No. 169pt. reserved forest area. South : S. No. 346 West : S. No. 200pt. and 342
		251	8-00-27	North : S. No. 239, 242, 243, 244 & S. No. 245 East : S. No. 250 & 333 South : S. No. 332 & 259 West : S. No. 190 & 252.
		381	10-29-34	North : S. No. 379. East : S. No. 379. South : S. No. 382. West : S. No. 382.
		388	3-08-57	North : S. No. 381, 379, 378 & 357. East : S. No. 158. South : S. No. 157, 156 & 389. West : S. No. 387, 382 and 381.
		155	4-85-47	North : S. No. 153 East : S. No. 154, 141 & 140. South : S. No. 155pt. & 136 West : S. No. 135 and 156.
		335pt.	2-88-76	North : S. No. 327, 334 & 336. East : S. No. 363. South : S. No. 335pt. West : S. No. 327.
		255	4-50-22	North : S. No. 254. East : S. No. 252, 190, 253 & 257. South : S. No. 256 West : Boundary of village Sureli.
2.	Nakati, Ta. Limkheda	206pt.	55-00-00	North : Reserved forest area of S.No. 206pt., S. No. 203, 202 and 200. East : S. No. 200 and Road. South : S. No. 206pt, and S.No. 191, 192. West : S. No. 206pt, 181, 180, 179, 178 & S. No. 141.
3.	Paniya, Ta. Limkheda	125pt.	43-46-00	North : S. No. 125pt. East : S.No. 125pt. and boundary of village Perpata. South : Boundary of village Perpata & S.No. 125pt. West : Boundary of village Perpata and S.No. 125 pt.
4.	Raiyavan, Ta. Limkheda	12pt.	28-00-00	North : Boundary of village Pav. East : Boundary of village Amlimanpur. South : S. No. 12pt and 11. West : S. No. 12pt. and 11.

1	2	3	4	5
5.	Andhari, Ta. Limkheda	60pt.	10-00-00	North : S.No. 60pt., and Road. East : S.No. 53, 95, 60pt, 97 and 98. South : Reserved Forest of S.No. 60pt, Revenue area of S.No. 60pt. West : S.No. 54, 96, 60pt, 54 and Kotar.
Total			172-87-44	

By order and in the name of the Governor of Gujarat,

K. B. VIHOL,  
Under Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૪મી ઓગસ્ટ, ૧૯૯૩.

સને ૧૯૨૭ના ભારતના જંગલો બાબતના અધિનિયમ (૧૯૨૭નો ૧૬મો).

ક્રમાંક : ગવન-૧૬-૯૩-જનમ-૧૦૮૨-૩૫૭૬-ક. —સને ૧૯૨૭ના ભારતના જંગલો બાબતના અધિનિયમની કલમ-૨૯ની પેટા-કલમ-૩ના પરંતુકથી મળેલા અધિકારો અન્વયે ગુજરાત સરકાર આથી આ અધિસૂચના પ્રસિદ્ધ થયાની તારીખથી આ સાથેના પરિશિષ્ટમાં નિર્દિષ્ટ કરેલ પંચમહાલ જિલ્લાના નીચે જણાવેલ વિસ્તારને “રક્ષિત જંગલ” તરીકે જાહેર કરે છે.

પરિશિષ્ટ

જિલ્લો : પંચમહાલ.

અ. નં.	ગામ તથા તાલુકો	સર્વેનંબર	વિસ્તાર હે.આરે.ચો.	ચતુર્થિમા
૧	૨	૩	૪	૫
૧.	ગુસર તા. કાલોલ	૧૮ એ. પૈકી	૭.૭૭.૦૦	ઉત્તર : સ. નં. ૧૮ પૈકી વિસ્તાર. પૂર્વ : સ. નં. ૧૮બ અને નદી. દક્ષિણ : સ. નં. ૧૮ પૈકી તથા ૧૯. પશ્ચિમ : મોળે : સુરવીનો સીમાડો.
		૨૦૦ પૈકી	૫.૦૧.૮૧	ઉત્તર : સ. નં. ૨૦૦ પૈકીનો વિસ્તાર. પૂર્વ : સ. નં. ૧૬૯ પૈકી અનામત જંગલ. દક્ષિણ : સ. નં. ૩૪૬. પશ્ચિમ : સ. નં. ૨૦૦ પૈકી અને ૩૪૨.
		૨૫૧	૮.૦૦.૨૭	ઉત્તર : સ. નં. ૨૩૮, ૨૪૨, ૨૪૩, ૨૪૪ અને ૨૪૫ પૂર્વ : સ. નં. ૨૫૦ અને ૩૩૩. દક્ષિણ : સ. નં. ૩૩૨ અને ૨૫૯. પશ્ચિમ : સ. નં. ૧૯૦ અને ૨૫૨.
		૩૮૧	૦.૨૯.૩૪	ઉત્તર : સ. નં. ૩૭૮ પૂર્વ : સ. નં. ૩૭૮ દક્ષિણ : સ. નં. ૩૮૨ પશ્ચિમ : સ. નં. ૩૮૨

૧	૨	૩	૪	૫
		૩૮૮	૩.૦૮.૫૭	ઉત્તર : સ. નં. ૩૮૧, ૩૭૯, ૩૭૮ અને ૩૫૭ પૂર્વ : સ. નં. ૧૫૮ દક્ષિણ : સ. નં. ૧૫૭, ૧૫૬ અને ૩૮૮ પશ્ચિમ : સ. નં. ૩૮૭, ૩૮૨ અને ૩૮૧,
		૧૫૫ પૈકી	૪.૮૫.૪૭	ઉત્તર : સ. નં. ૧૫૩ પૂર્વ : સ. નં. ૧૫૪, ૧૪૧ અને ૧૪૦ દક્ષિણ : સ. નં. ૧૫૫ પૈકી અને ૧૩૬ પશ્ચિમ : સ. નં. ૧૩૫ અને ૧૫૬
		૩૩૫ પૈકી	૨.૮૮.૭૬	ઉત્તર : સ. નં. ૩૨૭, ૩૩૪ અને ૩૩૬ પૂર્વ : સ. નં. ૩૬૩ દક્ષિણ : સ. નં. ૩૩૫ પૈકી પશ્ચિમ : સ. નં. ૩૨૭
		૨૫૫	૪.૫૦.૨૨	ઉત્તર : સ. નં. ૨૫૪ પૂર્વ : સ. નં. ૨૫૨, ૧૯૦, ૨૫૮, ૨૫૭ દક્ષિણ : સ. નં. ૨૫૬ પશ્ચિમ : મોળે : સુરવીનો સીમાડો
૨. નાકટી તા. લીમખેડા		૨૦૬ પૈકી	૫૫.૦૦.૦૦	ઉત્તર : સ. નં. ૨૦૬ પૈકી અનામત જંગલ સ. નં. ૨૦૩, ૨૦૨ અને ૨૦૦. પૂર્વ : સ. નં. ૨૦૦ અને રસ્તો. દક્ષિણ : સ. નં. ૨૦૬ પૈકી તથા સ. નં. ૧૯૧, ૧૯૨ પશ્ચિમ : સ. નં. ૨૦૬ પૈકી. ૧૮૧, ૧૮૦, ૧૭૯, ૧૭૮ તથા સ. નં. ૧૪૧.
૩. પાણીયા તા. લીમખેડા		૧૨૫ પૈકી	૪૩.૪૬.૦૦	ઉત્તર : સ. નં. ૧૨૫ પૈકી. પૂર્વ : સ. નં. ૧૨૫ પૈકી તથા મોળે પરપટા સીમાડો. દક્ષિણ : મોળે પરપટા ગામનો સીમાડો સ. નં. ૧૨૫ પૈકી. પશ્ચિમ મોળે પરપટા ગામનો સીમાડો સ. નં. ૧૨૫ પૈકી
૪. રૈયાવણ તા. લીમખેડા		૧૨ પૈકી	૨૮.૦૦.૦૦	ઉત્તર : પાવ ગામનો સીમાડો. પૂર્વ : મોળે આબલીમેનપુર ગામનો સીમાડો. દક્ષિણ : સ. નં. ૧૨ પૈકી તથા ૧૧. પશ્ચિમ : સ. નં. ૧૨ પૈકી તથા ૧૧.
૫. અંધારી તા. લીમખેડા		૬૦ પૈકી	૧૦.૦૦.૦૦	ઉત્તર : સ. નં. ૬૦ પૈકી રસ્તો. પૂર્વ : સ. નં. ૫૩, ૮૫, ૬૦ પૈકી ૮૭ અને ૮૮ દક્ષિણ : સ. નં. ૬૦ પૈકી અનામત જંગલ તથા સ. નં. ૬૦ પૈકી રેવન્યુ ભાગ. પશ્ચિમ : સ. નં. ૫૪, ૮૬, ૬૦ પૈકી ૫૪ તથા કોતર.
		કુલ ...	૧૭૨.૮૭.૪૪	

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

કે. બી. વિહોલ,  
સરકારના ઉપસચિવ.

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## PART IV—A

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by the Government of Gujarat under the Central Acts.

ગુજ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦મી જુલાઈ, ૧૯૯૩.

ધી બોમ્બે મોટર વ્હીકલ (ટેક્ષેશન ઓફ પેસેન્જર્સ) એક્ટ-૧૯૫૮

ક્રમાંક : જી-જી-૯૩-૧૦૦- એસટીસી-૨૪૯૨-૪૬૧૨-ધ- ધી મુંબઈ મોટર વ્હીકલ (ટેક્ષેશન ઓફ પેસેન્જર્સ) એક્ટ, ૧૯૫૮  
(૧૯૫૮નો ૧૭ મો) ના સેક્શન- (૩) ના સબ સેક્શન (૧) થી મળેલ સત્તાની રૂએ નીચે જણાવેલ સુરત શહેરી બસ સેવાના ફટને  
સેક્શન (૩) ના સબ સેક્શન (૧) ના હેતુ માટે સરકાર આથી આ જાહેરનામું બહાર પાડ્યાની તારીખથી મંજૂરી આપે છે.

શિરયુલ

ફટ-સુરત રેલ્વે સ્ટેશન થી બામરોલી ગામ વાયા રીંગરોડ, ઉધના દરવાજા, ઉધના ગામ, બરોડા રેયોન, ગુજરાત હાઉસીંગ  
બોર્ડ, પાન્ડેસરા ફાંટા, પાન્ડેસરા (પાણીની ટાંકી) શોર્પિંગ સેન્ટર, ચૌધરી જનરલ સ્ટોર્સ દેતોરા/ પાન્ડેસરા જકત નાંકા બામરોલી ફાંટા.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એન. એસ. રાવળ,  
સરકારના ઉપસચિવ.

74-1

IV-A-Extra-74-1

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## PART IV—A

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### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th August, 1993.

#### MOTOR VEHICLES ACT, 1988.

Proposal regarding a scheme of road transport services.

No. GH/G/93/111/MVR-1093-2769-KH:—Whereas the State Government is of the opinion that for the purpose of providing an efficient, adequate, economical and properly co-ordinated road transport service it is necessary in the public interest that road transport services of motor vehicles carrying passengers in relation to all the areas of the State of Gujarat should be run and operated by the State Transport Undertaking, the Government of Gujarat hereby publishes as required by section 99 of the Motor Vehicles Act, 1958 (59 of 1988) as set out hereinafter.

2. Any objection or suggestion that may be received by the Secretary to the Government of Gujarat, Home Department (Transport), Sachivalaya, Gandhinagar from any person with respect to said proposal regarding a scheme of road transport services within thirty days from the date of its publication in the *Official Gazette* will be considered by the State Government.

Draft of the proposal regarding a scheme of the road transport services.

1. Full name of undertaking

Gujarat State Road Transport Corporation, Ahmedabad.

2. Address

Vahan Vyavhar Bhavan,  
Gitamandir Road, Ahmedabad—22.

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IV--A-Extra-75-1

3. Route/Routes or area/areas covered by the scheme

The scheme covers the entire area of the State of Gujarat to the exclusion of the area/areas or route/routes shown in column (3) of the annexure appended to this scheme.

4. It is proposed that the Stage Carriage services be operated by Gujarat State Road Transport Corporation in the entire area of the State of Gujarat and on all routes and portions thereof falling within the said area to the complete exclusion of all other persons except:-

(i) a State Transport undertaking as defined under sub-section (42) of section 2 of the Motor Vehicles Act, 1988 (hereinafter referred to as the "said Act");

(ii) holders of duly countersigned permits on inter-state routes except those falling under the second proviso to sub-section (1) of section 88 of the said Act;

(iii) holders of permits for stage carriage operating only within the City or town area or any area and adjacent to such areas as shown in Annexure appended to this Scheme.

5(i) The names and addresses of existing permit holders in the areas and on the route (s) mentioned in para 3 above are given in annexure appended to this scheme;

(ii) Any existing permit holders in relation to any area or areas or route or routes or portion thereof covered by this scheme whose names and addresses have not been mentioned in Appendix appended to this scheme, shall not be affected by this scheme and be deemed to be included in the said appendix.

6. The nature of the services proposed to be rendered:-

Road Transport Services (stage carriage services) for passengers with a fleet of public service vehicles all comprising of Omnibuses throughout the State of Gujarat.

7. The maximum number of vehicles proposed to ply at one time under the scheme : 8823.

8. The minimum number of vehicles proposed to ply at any one time under the scheme and the minimum number of daily trips:-

(i) The minimum number of vehicles proposed to ply at any one time under the scheme : 7521.

(ii) Minimum number of daily trips : 56306.

9. Public service vehicles other than motor cabs, including single decker with seating capacity ranging from 19 seats to 65 seats per vehicle excluding driver/conductor, double deckers with 105 seater, semiluxury buses with seating capacity of 55, luxurybuses with seating capacity of 32 to 45, mini buses with seating capacity of 11 to 30 airconditioned buses with seating capacity of 37 to 45 or more and video coach according to the requirements of the routes/trips.

10. Number of trips proposed to be run on each route:-

All the trips in the entire area of the State of Gujarat to the exclusion of the area/areas or route/routes shown in column 3 of the Annexure appended to this scheme.

11. Standard rate of fare are proposed to be charged:-

The rates of fares as prescribed or may be prescribed from time to time by the State/Regional Transport Authorities under the said Act.

12. The undertaking is proposed to be commenced the operation of the service within 30 days from the date of publication of the approved scheme.

13. The names of the Regional Transport Authorities under whose jurisdiction the route (s) or area or any portion thereof situated.

Regional Transport Authorities of Ahmedabad, Mehsana, Rajkot, Bhavnagar, Surat, Baroda, Nadiad, Valsad, Junagadh, Jamanagr, Bhuj, Godhra.

## ANNEXURE

Name of the existing permit holders (stage carriage) to be excluded from the proposed scheme.

Sr.No.	Name and address	Routes
1	2	3
1.	M/s D. I. Mamlatdar & Co., Broach	Broach City Operation.
2.	M/s Sindhu Resettlement Corporation, Gandhidham, Kandla.	1. Adipur to Gandhidham 2. Gandhidham to Free Trade Zone.
3.	Adam Ranam Bagasara	Bagasara station to Bagasara town.
4.	M/s Jaiswal & Transport Company, Vadia.	Vadia to Vadia station.
5.	M/s Morbi Passengers & Goods Transport Corporation, Morbi.	Morbi City Service.
6.	M/s Cholera Transport Service Jasdan & Amreli	1. Amreli to Amreli station. 2. Amreli to Jasignpara. 3. Jasdan to Jasdan Rly. Stn.
7.	M/s Raghuba Dadhubha Zala Dhangadhra.	Dhangadhra to Dhangadhra station.
8.	Manager, A.C.C. Ltd., Servalia	Balasinor to Servalia only for staff members.
9.	The Gujarat Agriculture University, Dantiwada	Palanpur to Dantiwada only for Staff members.
10.	Ahmedabad, Municipal Corporation, Ahmedabad.	Ahmedabad city.
11.	Anand Nagarpalika, Anand	Anand City.
12.	Kalol Municipality, Kalol	Kalol City.
13.	Mehsana Nagarpalika, Mehsana	Mehsana City.
14.	Jamanagar Municipal Transport Service, Jamnagar.	Jamanagar City.
15.	Porbandar Municipality, Porbandar	Porbandar City.
16.	Bhavnagar Municipal Transport Service, Bhavnagar.	Bhavnagar City.
17.	Junagadh Municipality, Junagadh	Junagadh City.
18.	Limdi Municipality, Limdi.	Limdi City.
19.	Chuda Gram Panchayat, Chuda	Chuda City.

1	2	3
20.	Veraval-Patan Joint Municipality, Veraval.	Veraval City & Veraval Patan
21.	Mahuva Municipality, Mahuva	Mahuva City to Mahuva Railway station.
22.	Dhoraji Municipality, Dhoraji	Dhoraji City.
23.	Palanpur Nagarpalika, Palanpur	Palanpur City.
24.	Nadiad Nagarpalika, Nadiad	Nadiad City.

By order and in the name of the Governor of Gujarat.

N. S. RAVAL,  
Under Secretary to the Government,  
Home Department.



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## EXTRAORDINARY

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### PART IV--A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### HEALTH AND FAMILY WELFARE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 21st August, 1993.

No. GP-39/93/WSB-1093-CM-2-F.—In exercise of the powers conferred by clause (F) of sub section (i) of Section-4 of the Gujarat Water Supply and Sewerage Board Act, 1978 (Gujarat Act No. VIII of 1979) the Government of Gujarat hereby appoints Shri Vijay Kumar Fulabhai Patel, President, Dakor Nagar Panchayat, Dakor District Kheda as a member of the Gujarat Water Supply & Sewerage Board.

By order and in the name of the Governor of Gujarat,

S. J. RATHOD,  
Under Secretary to Government.



સત્યમેવ જયતે

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## PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

ગૃહ વિભાગ (વિશેષ)

સચિવાલય, ગાંધીનગર, ૬મી સપ્ટેમ્બર, ૧૯૯૩.

ફોનદારી કાર્યરીતિ અધિનિયમ, ૧૯૭૩.

ક્રમાંક : જજ/૯૩/૧૧૪-વિશેષ/૨/કમપ/૨૪૮૦/૨૭૫૧ (ભાગ-૧). સિદ્ધપુરના રોકબીકયુટીવ મેજસ્ટ્રેટ ફોનદારી કાર્યરીતિ અધિનિયમ, ૧૯૭૩ (સને ૧૯૭૪ના બીજા અધિનિયમ)ની કલમ-૧૪૪ હેઠળ, કરેલા અને આ સાથેની અનુસૂચિમાં ફરી જણાવેલ તારીખ ૧૯૯૩ નૂન, ૧૯૯૩ના હુકમ ક્રમાંક : પીઓએલ/પ્રતિબંધ જેનો આમાં હવે પછી સદરહુ હુકમ તરીકે ઉલ્લેખ કર્યો છે. તેમાં નિર્દિષ્ટ કરેલા વિસ્તારોમાં હુલ્લડ અને બખેરા અટકાવવા માટે ગુજરાત સરકારે તેમ કરવું જરૂરી જણાય છે.

તેથી, હવે સદરહુ અધિનિયમની કલમ-૧૪૪ની પેટા કલમ, (૪)ના પરંતુકથી મળેલ સત્તાની રૂબે, ગુજરાત સરકાર, આથી આદેશ કરે છે કે, સને ૧૯૯૩ના સપ્ટેમ્બર મહિનાની ૭મી તારીખે સદરહુ હુકમ જેની મુદત આ જાહેરનામું ન હોત તો પૂરી થઈ ગઈ હોત, તે સને ૧૯૯૩ના સપ્ટેમ્બર મહિનાની ૭મી તારીખે અને તે તારીખથી વધુ છ મહિનાની મુદત માટે અમલમાં રહેશે.

અનુસૂચિ

નં. પીઓએલ/પ્રતિબંધ

સિદ્ધપુરમાં ઐતિહાસિક સ્થળ રૂદ્રમહાલય આવેલ છે તેની બાજુમાં રોક મસજીદ આવેલ છે. જે જુમા મસજીદ તરીકે સ્થળબાજુ છે અને તે મિલકતો ભારત સરકારના પુરાતત્વ ખાતા સરકારી રક્ષિત ઈમારત તરીકે જાહેર કરાયેલ છે અને તે ઈમારતોના ઉપયોગ સારું હિન્દુ તથા મુસલમાનો કોમો વચ્ચે સિદ્ધપુરમાં ઘણી ભારે તંગ પરિસ્થિતિ પેદા થયેલ છે અને તે હાલ પ્રવર્તે છે. આ બાબતે નામ. ગુજરાત સરકારે અગાઉ પ્રતિબંધ વિસ્તાર તરીકે બહાર પાડેલ જાહેરનામાની મુદત પૂરી થાય છે. તેથી બન્ને કોમો તરફથી રૂદ્રમહાલય અને જુમા મસજીદમાં પાક કરવા અને નમાઝ પઢવા જાય તેમ માનવાને કારણ છે. હાઈકોર્ટમાં કેસો ચાલે છે. તેનો હજુ નિર્ણય આવેલ નથી. બન્ને કોમો વચ્ચે ફરીથી તંગદીલી ઉભી થવા સંભવ છે. જેથી જાહેર સુલેહશાંતિનો ભંગ થતો અટકાવવાનું ઈષ્ટ જણાય છે. અને તેમ થતું તાત્કાલિક અટકાવવા તથા ઝડપી ઉપાય ચોજવાનું ઈચ્છનીય છે.



તેથી હું એન. ડી. પટેલ એકઝીક્યુટીવ મેજસ્ટ્રેટ, સિદ્ધપુર અને મળેલ ખાસ સત્તાની ફરો હું ફરમાવું છું કે, નીચે અનુસૂચિમાં જણાવેલ મિલ્કતોમાં તારીખ ૯મી જુલાઈ, ૧૯૮૩ના રોજથી ૬૦ દિવસ સુધી સદર મિલ્કતોના અગર તેની અંદર આવેલ કોઈપણ સ્થળે કોઈપણ રીતે ઉપયોગ કરવો નહીં તેવો પ્રબંધ ફરમાવું છું.

મિલ્કતોના વિસ્તારની ચતુ:સીમા

પૂર્વ દિશા : ધર નં. ૧-૧૦-૮૪ની પછીત નદીમાં જવાનો રસ્તો તથા ધર નં. ૧-૧૦-૮૫ની કરો.

પશ્ચિમ દિશા : રૂદ્ધમલાલ તથા મરજીદની હદથી રસ્તો દેસાઈના મહાડ તરફ જવાનો તથા ત્યાંસુધી બોરવાડ તરફ જવાનો રસ્તો મુકી ધર નં. ૧-૧૦-૪૩, ૧-૧૦-૪૪ તથા ૧-૧૦-૪૫ની પછીત તથા બારણું.

ઉત્તર દિશા : રૂદ્ધમલાલ તથા મહોલ્લામાં ધર નં. ૧/૧૦/૭૨ થી ૧/૧૦/૭૬ના મકાનની પછીત તથા પશુવાદળની યોગ તરફ જવાનો રસ્તો અને તે રસ્તો જે દેસાઈના માઢ તરફ જાય છે તેની બીજી બાજુએ ધર નં. ૧/૧૧/૮૫ થી ૧/૧૧/૧૦૦ના મકાનોનો આગળનો ભાગ.

દક્ષિણ દિશા : જુની બોરવાડ તથા દેસાઈના માઢ તરફ જવાનો રસ્તો ઓળંગી ધર નં. ૧/૫/૫ તથા ૧/૫/૬નો આગળનો ભાગ તથા બારણા તથા ત્યારબાદ રસ્તો મુકીને ધર નં. ૧/૧૦/૪૭ના મકાનના કરાનો ભાગ.

સદરહુ હુકમનો ભંગ કરનાર ભારતના ફોજદારી અધિનિયમની કલમ-૧૮૮ મુજબની શિક્ષાનેપાત્ર થશે. આ ગુનો ફોજનીએબલ બિન-જમીન લાયક ગુનો છે, આ હુકમ જિલ્લા મેજસ્ટ્રેટશ્રી, મહેસાણા, જિલ્લા પોલીસ વડાશ્રી, પાટણ તથા એકઝીક્યુટીવ મેજસ્ટ્રેટશ્રી, સિદ્ધપુર અથવા આ અર્થે તેમને અધિકૃત કરેલા અધિકારીઓ પાસેથી પરમીટ ધરાવનાર વ્યક્તિઓને લાગુ પડશે નહીં અગર ફરજ ઉપર હાજર રહેનાર પુરાતત્વ ખાતાના તથા રાજ્ય સરકારના અધિકારીઓ તથા નોકરોને લાગુ પડશે નહીં.

આજ તારીખ ૧૦મી જુન, ૧૯૮૩ના રોજ મારી સહી તથા સિક્કો કરી આગેલ છે.

એન. ડી. પટેલ,  
એકઝીક્યુટીવ મેજસ્ટ્રેટ,  
સિદ્ધપુર.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

દે. જી. પરમાર,  
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ. ગાંધીનગર.



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### PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 24th August, 1993.

#### PETITION WRITER RULES, 1993.

No : GHM-93/111/M-STP-1090-3638-H.1.—In supersession of the Government Notification No. STP-1661-90152-H, dated 30th June, 1964, the Government of Gujarat hereby makes the following rules for grant of licence to petition writers are hereby published.

#### PETITION WRITERS RULES :—

- (1) These rules may be called the rules for grant of licence to petition-writers.
- (2) They shall come in to effect from the date of their publication in the Government Gazette and shall apply to all persons who take seat in the compound of Revenue offices in the State of Gujarat for the purpose of writing application.
- (3) The collector, for his own office and additional collector, Deputy Collector, Mamlatdar subordinate to him for their office or any other office may fix the maximum number of petition writers to be licensed for each office on the basis of population of the concerned taluka or the district.
- (4) (i) The Collector after considering the number of petition writers to be appointed, number of taluka office of his district and other aspect, shall give an advertisement in the daily newspapers for inviting application to fillup such post.  
(ii) On receipt of such application, a petition writers licence shall be granted by the collector after holding such test as he thinks sufficient in respect of all petition writers in the district in which the headquarters of the collectors is situated.

Provided that preference shall be given to physically handicapped persons or educated unemployed whose name is registered in local employment exchange office.

(5) No licence shall be granted to,

(a) A person in a service of the Government.

OR

(b) the applicant is a retired pensioner ;

OR

(c) the applicant staying in a same family and one of the member of his family holding such of licence.

(6) A petition writer must possess the minimum qualification of S.S.C.E. and able to write in Gujarati with ease and facility and must possess a sound knowledge of Gujarati and must have clear, easily legible and specially good Gujarati handwriting.

Provided that the applicant shall submit certified true copies of his educational qualification certificate alongwith his application shall produce the original certificates at the time of personal interview.

(7) Every applicant for a licence shall produce a certificate of good character signed by two reputable and responsible gentlemen.

(8) Every licensed petition writer shall attend the office to which he is attached as petition writer daily during office hours and shall not absent himself without permission.

(9) (i) No licensed petition-writer shall charge more than two rupees for a petition and more than four rupees for an appeal ;

Provided that in case of more than one page, 0.50 np. shall be charged for every additional page

(ii) Every licensed petition-writer shall keep a signboard in Gujarati in a conspicuous position outside his place, showing the charges of writing petition, or appeal.

(10) Petitions must be written in proper and intelligible language. There should be no exaggerated or disrespectful language. Otherwise, they will not be accepted.

(11) Every licensed petition-writer shall subscribe his name and his licence number on every document written by him and shall note thereon the date and the fee charged.

He shall keep a register in the following form and shall show it to the head of the office when required.

Date.	Name and address of petitioner and opponent if any.	Nature of document petition or appeal.	Fee charged.
1	2	3	4

(12) (i) The collector or any other officer empowered to appoint licensed petition writer may, by written order, suspend or cancel the licence of a petition-writer if he is found guilty of misconduct or breach of rules, in addition to such other steps as may be taken against him according to the merits of the case.

(ii) The power exercisable by a collector or any other officer empowered to appoint licensed petition writer under sub-rule (1) shall in all cases be subject to the control of the commissioner of Registration and stamps, Ahmedabad.

(13) (1) Every licence granted under rule (4) shall be valid for the period of completion of one financial year and may be renewed for a further period of one year at the beginning of financial year for the ensuing year.

(2) The licence fee shall be levied at a rate of rupees twenty at the time of granting licence and renewal fee shall be levied at the rate of rupees five at the time of renewal.

(3) The collector or any other officer empowered to appoint licensed petition writer shall impose fine not exceeding rupees fifteen in the case of licence not renewed within three months in the next financial year. All amounts shall be credited to Government account under budget head "0029 Land Revenue-800-Other receipts.

(3) Other receipts. "

(14) In accordance with the provisions of Bombay court fee Act, 1959 every fresh and first application for the issue of licence for petition-writer shall be made to collector, with a stamp of 65 np., stamp affixed to it.

(15) The petition-writers rules notified by the Government under its Revenue and Agriculture Department No. STP--1661--90151--H, dated 30th June, 1964 shall stand repealed with effect from the date of these rules come into force.

By order and in the name of the Governor of Gujarat,

S. N. DAVE,  
Deputy Secretary to Government,

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



सत्यमेव जयते

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## PART IV—A

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by the Government of Gujarat under the Central Acts.

### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 17th September, 1993.

#### CENTRAL SALES TAX ACT, 1956.

No. (GN-27) CST-1093/S.8(5)(98)TH.—In exercise of the powers conferred by sub-section (5) of section 8 of the Central Sales Tax Act, 1956 (Act No. LXXIV of 1956), the Government of Gujarat having been satisfied that it is necessary so to do in the public interest hereby directs that no tax under the said Act shall be payable by any eligible textile unit having his place of business in the State of Gujarat in respect of Sales in the course of inter-State trade or commerce from any such place of business of any goods manufactured by him, subject to the conditions specified in entry 3 in the Schedule to the Government Notification, Finance Department No. : (GHN-23)GST-1092(S.49)(252)TH, dated 21st May, 1992 issued under sub-section (2) of section 49 of the Gujarat Sales Tax Act, 1969 (Guj. 1 of 1970) (hereinafter referred to as "the said notification").

**Explanation :** The expression "eligible textile unit" shall have the same meaning as is given to that expression in entry 3 in the Schedule appended to the said notification.

By order and in the name of the Governor of Gujarat,

M. N. JOSHI,  
Deputy Secretary to Government.



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## PART IV—A

Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### FOOD AND CIVIL SUPPLIES DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 18th September, 1993.

THE CONSUMER PROTECTION ACT, 1986.

No. GTH/93/16/CPA-1093-64-D.—Whereas, Shri Justice S. A. Shah, President, Consumer Disputes Redressal Commission intends to extend his leave without pay, out of country from 1st September, 1993 for a period of 2-1/2 months and whereas, the Government of Gujarat is pleased to sanction the said leave for a further period from 1st September, 1993 to 15th November, 1993. Now therefore, in exercise of the powers conferred under Section 16(1)(a), read with Section 18A of the Consumer Protection Act, 1986, the Government of Gujarat hereby continue Shri P. M. Chauhan, Retired Judge of the High Court of Gujarat as acting President of the Consumer Disputes Redressal Commission, appointed vide Government Food and Civil Supplies Department Notification No. GTH/93/9/CPA-1093-64-D dated 3rd May, 1993 for a further period upto 15th November, 1993 or Shri S. A. Shah rejoins whichever is earlier.

By order and in the name of the Governor of Gujarat,

B. R. PATNI,  
Under Secretary to Government.





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## EXTRAORDINARY

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### PART IV—A

Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### HOME DEPARTMENT

Sachivalaya, Gandhinagar, 30th September, 1993.

MOTOR VEHICLES ACT, 1988.

No. G/G/93/124/MVR/1589/3976/KH-Part-II.—The following draft of a notification which it is proposed to be issued under the second proviso to section 129 of the Motor Vehicles Act, 1988 (59 of 1988) is published as required by sub-section (1) of section 212 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Secretary to the Government of Gujarat, Home Department Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

No. G/G/93/124/MVR/1589/3976/KH-Part-II.—In exercise of the powers conferred by the second proviso to section 129 of the Motor Vehicles Act, 1988 (59 of 1988) and of all other powers enabling it in that behalf, the Government of Gujarat hereby makes the following rules further to amend the Motor Vehicles Rules, 1989, namely:—

1. The rules may be called the Gujarat Motor Vehicles (Fourth Amendment) Rules, 1993.
2. In the Gujarat Motor Vehicles Rules, 1989, in rule 193, in the proviso, for clause (b), the following shall be substituted, namely:—

“(b) any person driving a motor cycle fitted with engine having capacity of more than 50 cubic centimetres, till 30th September, 1994.”

By order and in the name of the Governor of Gujarat,

N. S. PATADIA,

Under Secretary to Government,  
Home Department.



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## PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Sachivalaya, Gandhinagar, 30th September, 1993.

EMPLOYEES STATE INSURANCE ACT, 1948.

No. GR-93-181-SIA-1092-640-M(3).—In exercise of the powers conferred by Regulation No. 76 of the Employees State Insurance (General) Regulations, 1950, the Government of Gujarat hereby extends the tenure of the Medical Appeal Tribunals constituted as per the Govt. notifications marginally noted upto 31st December, 1993.

1. Medical Appeal Tribunal, Surat.

Govt. Notification, Labour & Employment Deptt.,  
No. KH-R-91-72/SIA/1088/3502-M(3) dated the  
9th April, 1991.

2. Medical Appeal Tribunal, Ahmedabad.

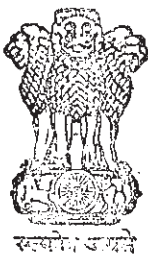
Govt. Notification, Labour and Emp. Deptt.,  
No. GR-92-140-SIA-1092/1706-M(3) dt. 8th July,  
1992.

3 & 4) Medical Appeal Tribunal Vadodara & Rajkot.

Govt. Notification, Labour & Emp. Deptt.,  
No. GR-92-51-SIA/1092-640-M(3) dt. 27th  
February, 1992.

By order and in the name of the Governor of Gujarat,

V. R. RANA,  
Under Secretary to Government.



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### PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Corrigendum

Sachivalaya, Gandhinagar, 8th October, 1993.

No. GHU/93/23/CEI-1189-264-K.—In Government Notification, Energy and Petrochemicals Department No. GHU-93-13-CEI-1189-264-K, dated the 16th July, 1993, published in Gujarat Government Gazette Extra Ordinary, Part IV-A for the word "G.I.D.C." appearing in conditions No. (4), (6) and (12) of paragraph-4, the word "B.I.D.C." shall be read.

By order and in the name of the Governor of Gujarat,

B. J. MAKWANA,  
Under Secretary to Government.

83-1

IV-A-Extra-83—1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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## PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### HOME DEPARTMENT

(Special)

Order

Sachivalaya, Gandhinagar, 6th October, 1993.

NATIONAL SECURITY ACT, 1980.

No. GG/93/127/SB.III/NSA-1091-1829.—Whereas having regard to the circumstances likely to prevail in the areas within the local limits of the jurisdiction of the Commissioner of Police, District Magistrate, specified in the schedule annexed hereto, the Government of Gujarat is satisfied that it is necessary so to do;

Now, therefore, in exercise of the powers conferred by the proviso to sub-section (3) of Section-3 of the National Security Act, 1980 (No. 65 of 1980), the Government of Gujarat hereby directs that the Commissioners of Police, District Magistrates specified in the schedule, may if satisfied as provided in the sub-section (2) of the said Section-3, exercise within the local limits of their Jurisdiction the powers conferred by the said sub-section (2) for the period of three months commencing from 8th October, 1993.

### SCHEDULE

1. Commissioner of Police, Ahmedabad.
2. Commissioner of Police, Surat.
3. Commissioner of Police, Vadodara.
4. District Magistrate Kheda.
5. District Magistrate Bharuch.

By order and in the name of the Governor of Gujarat,

J. M. PARMAR,  
Under Secretary to Government.

84-1

IV-A-Extra-84-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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## PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Act.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th September, 1993.

NATIONAL SECURITY ACT, 1980.

No. GG/93/125/SB.III/PAS/NSA/1091/5556.—In exercise of the powers conferred by section 9 of the National Security Act, 1980 (No. 65 of 1980), the Government of Gujarat hereby:—

(1) Constitutes, for the period from 1st October, 1993 to 30th September, 1994, an Advisory Board for the purpose of the said Act consisting of the following members namely:—

- (i) Hon'ble Mr. Justice G. T. Nanavati.
- (ii) Hon'ble Mr. Justice (Retd.) D. C. Gheewala.
- (iii) Hon'ble Mr. Justice (Retd.) P. M. Chauhan.

and appoints Hon'ble Mr. Justice G. T. Nanavati to be the Chairman of the said Board.

By order and in the name of the Governor of Gujarat,

J. M. PARMAR,  
Under Secretary to Government.

85-1

IV--A—Extra-85—1



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## PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

**HEALTH AND FAMILY WELFARE DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 14th October, 1993.

**PREVENTION OF FOOD ADULTERATION ACT, 1954.**

No. GY/48/PFA/1092/2690/(93)/Jh:—In exercise of the powers conferred by section 20 of the Prevention of Food Adulteration Act, 1954 (37 of 1954), the Government of Gujarat hereby authorise the Assistant Commissioner, Food and Drugs Control Administration Palanpur Circle, Palanpur for the purposes of the said section and for that purpose amends the Government notification, Health and Family Welfare Department No. GY/87/136/PFA/1086/2232/JH, dated the 10th August, 1987 as follows namely:—

In the Schedule appended to the said notification,

(a) in entry at Sr. No. 8, in column 3, the word "The" should be substituted for the words "Each of the" and, the words "and Banaskantha" shall be deleted;

(b) after entry at Sr. No. 8, the following new entry shall be inserted; namely:—

"Sr. No.	Officer.	Local area.
1	2	3
8-A	Assistant Commissioner Food and Drugs Control Administration, Palanpur Circle, Palanpur.	All the Local areas of the district of Banaskantha."

By order and in the name of the Governor of Gujarat,

K. SRINIVAS,  
Deputy Secretary to Government.



(C)



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### PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

#### HEALTH AND FAMILY WELFARE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 14th October, 1993.

#### PREVENTION OF FOOD ADULTERATION ACT, 1954.

No. GY/49/PFA/1092/2960/(i)--93/JH:—In exercise of the powers conferred by clause (viii a) of section 2 of the Prevention of Food Adulteration Act, 1954 (37 of 1954) the Government of Gujarat hereby appoints the Assistant Commissioner, Food and Drugs Control Administration, Palanpur Circle, Palanpur to be Local (Health) Authority in charge of the Health Administration in all the Local areas of the District of Banaskantha and for that purpose amends the Government notification, Health and Family Welfare Department No. GY/87/38/PFA/1086/2232/(i)/JH:..dated the 26th August, 1987, as follows :

In the Schedule appended to the said notification.

- (a) in the entry at Sr. No. 8, in column 3, the words "Banaskantha" shall be deleted ;  
(b) after entry at Sr. No. 8, the following new entry shall be inserted ; namely :—

Sr. No.	Officer.	Local area.
8-A	Assistant Commissioner, Food and Drugs Control Administration, Palanpur Circle, Palanpur.	All the Local Area of the District of Banaskantha.

By order and in the name of the Governor, of Gujarat,

K. SRINIVAS,  
Deputy Secretary to Government.



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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16th October, 1993.

#### CONSTITUTION OF INDIA.

No. GHM-93/123/M-EXM-1092/5715-D.1.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Revenue Lower Standard Examination and Revenue Higher Standard Examination Rules, 1972, namely:—

1. These rules may be called the Revenue Lower Standard Examination and Revenue Higher Standard Examination (1st Amendment) Rules, 1993.

2. In the Revenue Lower Standard Examination and Revenue Higher Standard Examination Rules, 1972, in rule 7, for the words "thrice a year in the months of January, July and October", the words "twice a year in the months of April and October and if necessary, third time as a Special case" shall be substituted.

By order and in the name of the Governor of Gujarat,

J. M. VYAS,  
Under Secretary to Government.

મહેસૂલ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૬મી ઓક્ટોબર, ૧૯૯૩.

ભારતનું સંવિધાન

ક્રમાંક : જીએચએમ-૯૩-૧૨૩-એમ/ઈએક્સએમ-૧૦૯૨-૫૭૧૫-ડી. ૧.—ભારતના સંવિધાનની કલમ ૩૦૯ના પરંતુકથી મળેલ સત્તાની અન્વેષણે, ગુજરાતના રાજ્યપાલ, આથી, મહેસૂલ નિમ્ન શ્રેણી પરીક્ષા અને મહેસૂલ ઉચ્ચ શ્રેણી પરીક્ષા નિયમો, ૧૯૭૨ વધુ સુધારવા નીચેના નિયમો કરે છે :—

૧. આ નિયમો “મહેસૂલ નિમ્ન શ્રેણી પરીક્ષા અને મહેસૂલ ઉચ્ચ શ્રેણી પરીક્ષા (૧લા સુધારા) નિયમો, ૧૯૯૩” કહેવાશે.
૨. મહેસૂલ નિમ્ન શ્રેણી પરીક્ષા અને મહેસૂલ ઉચ્ચ શ્રેણી પરીક્ષા નિયમો, ૧૯૭૨માં, નિયમ-૭માં, “વર્ષમાં ત્રણ વખત, જાન્યુઆરી, જુલાઈ અને ઓક્ટોબર મહિનામાં,” એ શબ્દોને બદલે, “વર્ષમાં બે વખત, એપ્રિલ અને ઓક્ટોબર મહિનામાં અને જો, જરૂરી જણાય તો, ખાસ કિસ્સા તરીકે, ત્રીજી વખત” એ શબ્દો મૂકવા.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે

જે. એમ. વ્યાસ,  
સરકારના ઉપ-સચિવ.



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## PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 19th October, 1993.

THE CHARITABLE ENDOWMENTS ACT, 1890.

No. GK/38/1993/CEA/1992/8/E.—In exercise of the powers conferred by Section 13 of the Charitable Endowments Act, 1890 (VI of 1890) in its application to the State of Gujarat, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Charitable Endowments Rules, 1965, namely:—

1. These rules may be called the Gujarat Charitable Endowments (Amendment) Rules, 1993.
2. In the Gujarat Charitable Endowments Rules, 1965 for rule 5A, the following shall be substituted, namely:—

“5A. No securities for money except the securities mentioned in clauses (a) to (d) of section 20 of the Indian Trusts Act, 1882 or Nationalised Bank or Government Companies as defined under section 617 of the Companies Act, 1956 shall be vested or reinvested in the Treasurer.”

By order and in the name of the Governor of Gujarat,

V. B. GANDHI,  
Deputy Secretary to Government.



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### PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### HEALTH AND FAMILY WELFARE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 21st October, 1993.

No. GY/50/PFA/1092/2880/(93)/JH.—In exercise of the powers conferred by clause (viii-a) of Section--2 of the Prevention of Food Adulteration Act, 1954 (Act 37 of 1954), the Government of Gujarat is pleased to issue Corrigendum carrying out correction in Government Notification Health and Family Welfare Department No. GY/5/PFA/1092/400(93)/JH dated 4th February, 1993 as follows namely:—

In the said notification, against No. 3, below para 2, the words, "Medical Officer of Health" shall be substituted for the words "Health Officer".

By order and in the name of the Governor of Gujarat,

J. M. CHRISTIAN,  
Under Secretary to Government.



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### PART IV—A

Rules and Orders (other than those published in Parts I. I-A and I-L) made by the Government of Gujarat under the Central Acts.

Labour and Employment Department, Sachivalaya, Gandhinagar,

### NOTIFICATION

Dated 28th October, 1993.

No. GR/Guj/196/fac/1090/557-m(3) :- The following draft of a notification which it is proposed to be issued in exercise of the powers conferred by sections 6, 7-A, 10, 13, 17, 21, 23, 29, 31, 35, 38, 40-B, 41, 41-A, 41-B, 41-C, 41-G, 45, 46, 50, 64, 66, 87, 88, 88-A and 112 of the Factories Act, 1948 (LXIII of 1948), is hereby published as required by section 115 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat, on or after the expiry of a period of three months from the date of publication in the Official Gazette.

Any objections or suggestions which may be received by the Commissioner of Labour (Factory Wing), "Shram Bhavan", 4-5th floor, Rustam Kama Marg, Khanpur, Ahmedabad-380 001, from any person with respect to the said draft on or before the expiry of the aforesaid period will be considered by Government.

### DRAFT NOTIFICATION

No. GR/Guj/196/fac/1090/557-m(3) :- In exercise of the powers conferred by sections 6, 7-A, 10, 13, 17, 18, 21, 23, 29, 31, 35, 38, 40-B, 41, 41-A, 41-B, 41-C, 41-G, 45, 46, 50, 64, 66, 87, 88, 88-A and 112 of the Factories Act, 1948 (LXIII of 1948), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Factories Rules, 1963, namely :-



1. These Rules may be called the Gujarat Factories (Amendment) Rules, 1993.
2. In the Gujarat Factories Rules, 1963 (here in after referred to as "the said rules"), after rule 2, the following new Rule shall be inserted, namely :-

2A-Competent Person - (1) The Chief Inspector may recognise any person as a 'competent person' within such area and for such period as may be specified for the purpose of carrying out tests, examinations and inspections for such buildings, dangerous machinery, hoist and lifts, lifting machines and lifting tackles, pressure plant, confined space, ventilation system and such other process or plant and equipment as stipulated in the Act and these rules located in a factory, if such a person possesses the qualifications, experience and other requirements as set out in the Schedule annexed to this rule;

Provided that the Chief Inspectors may relax the requirement of qualification if such a person is exceptionally experienced and knowledgeable, but not the requirement in respect of the facilities at his command;

Provided further that where it is proposed to recognise a person employed under the Chief Inspector as a 'competent person', concurrence of the State Government shall be obtained and such a person after being so recognised, shall cease to have of an 'Inspector'.

Provided also that the 'competent person' recognized under this provision shall not be above the age of 62 and shall be physically fit for the purpose of carrying out the tests, examinations and inspections.

(2) The Chief Inspector may recognise an institution of repute, having persons possessing qualifications and experience as set out in the Schedule annexed to sub-rule (1) of this rule for the purpose of carrying out tests, examinations and inspections for buildings, dangerous machinery, hoists and lifts, lifting machines, and lifting tackles, pressure plant, confined space, ventilation system and such other process or plant and equipment as stipulated in the Act and Rules made there under, as a 'competent person' within such area and for such period as may be specified.

(3) The Chief Inspector on receipt of an application in the prescribed Form No. 26 or 27 respectively from a person or an institution intending to be recognized as a 'competent person' shall register such application and within a period of sixty days of the date of receipt of application, either after having satisfied himself as regards competence and facilities available at the disposal of the application recognise the applicant as a 'competent person' and issue a certificate of competency in the prescribed Form No.4-A or reject the application specifying the reasons therefore.

(4) The Chief Inspector may, after giving an opportunity to the competent person of being heard, revoke the certificate of the competency,

(i) If he has reason to believe that a competent person :-

- (a) has violated any condition stipulated in the certificate of competency; or
- (b) has carried out a test, examination and inspection or has acted in a manner inconsistent with the intent or the purpose of the Act or these rules or has omitted to act as required under the Act and these rules; or

(ii) for any other reasons to be recorded in writing.

Explanation : For the purpose of this rule, an institution includes an organization.

(5) The Chief Inspector may, for reasons to be recorded in writing, require recertification of lifting machines, lifting tackles, pressure plant or ventilation system, as the case may be, which has been certified by a competent person of other State.

## SCHEDULE

(prescribed under rule 2A (1))

Sr. No.	Section or Rules under which competency is recognised	Qualification required	Experience for the purpose	Facilities at his command
1.	Rules made under section 6 and section 112- Certificate of stability for buildings	Degree in Civil or structural Engineering or equivalent	<p>(i) A minimum of 10 years of experience in the design of construction or testing or repairs of structures;</p> <p>(ii) Knowledge of non-destructive testing various codes of practices that are current and the effect of the vibrations and natural forces on the stability of the building; and</p> <p>(iii) Ability to arrive at a reliable conclusion with regard to the safety of the structure or the building.</p>	Guages for measurement; instruments for measurements of speed and any other equipment on device to determine the safety in the use of the dangerous machines.
2	Rules made under section 2 (1) "Dangerous Machines"	Degree in electrical or mechanical or textile engineering or equivalent	<p>(i) A minimum of 7 years of experience in— (a) design or operation or maintenance; or (b) testing, examination and inspection of relevant machinery, their guards, safety devices and appliances.</p> <p>(ii) He shall— (a) be conversant with safety devices and their proper functioning; (b) be able to identify defects and any other cause leading to failure; and (c) have ability to arrive at a reliable conclusion with regard to the proper functioning of safety device and appliance and machine guard.</p>	

(1)	(2)	(3)	(4)	(5)
3. Section 28 Lifts and Hoists.	A degree in Electrical and/or Mechanical Engineering or its equipment	<p>(i) A minimum experience of 7 years in—</p> <p>(a) design or erection or maintenance; or</p> <p>(b) inspection and test procedures; of lifts and hoists;</p> <p>(ii) He shall be—</p> <p>(a) Conversant with current relevant codes of practices and test procedures;</p> <p>(b) conversant with other statutory requirements covering the safety of the Hoists and Lifts;</p> <p>(c) able to identify defects and arrive at a reliable conclusion with regard to the safety of Hoists and Lifts.</p>	Facilities for load testing, tensile testing, gauges equipment/gadgets for measurement and any other equipment required for determining the safe working conditions of Hoists and Lifts.	
4. Section 29 — Lifting Machinery and Lifting tackles.	Degree in mechanical or electrical or metallurgical engineering or its equivalent.	<p>(i) A minimum experience of 7 years in—</p> <p>(a) design or erection or maintenance, or</p> <p>(b) testing, examination and inspection of lifting machinery, chains, ropes and lifting tackles.</p> <p>(ii) He shall be —</p> <p>(a) conversant with current the relevant codes of practices and test procedures;</p> <p>(b) conversant with fracture mechanics and metallurgy of the material of construction;</p> <p>(c) conversant with heat treatment/stress relieving techniques as applicable to stress bearing components and parts of lifting machinery and lifting tackles;</p>	Facilities for load testing, tensile testing, heat treatment, equipment/gadget for measurement gauges and such other equipment to determine the safe working conditions of the lifting machinery tackles.	

(1)	(2)	(3)	(4)	(5)
5. Section 31 Pressure Plant	Degree in chemical or electrical or metallurgical or mechanical engineering or its equivalent.	(d) capable of identifying defects and arriving at a reliable conclusion with regard to the safety of lifting machinery, chains, ropes and lifting tackles.	<p>(i) A minimum experience of 10 years in—</p> <p>(a) design or erection or maintenance; or</p> <p>(b) testing, examination and inspection of pressure plants.</p> <p>(ii) He shall be —</p> <p>(a) conversant with the relevant codes of practices and test procedures relating to the pressure vessels;</p> <p>(b) conversant with statutory requirements concerning the safety of unfired pressure vessels and equipment operating under pressure;</p> <p>(c) conversant with non-destructive testing techniques as are applicable to pressure vessels;</p> <p>(d) able to identify defects and arrive at a reliable conclusion with regard to the safety of pressure plants.</p>	Facilities for carrying out hydraulic test, nondestructive test, gauges, equipment/ gadgets for measurement and any other equipment or gauges to determine the safety in the use of pressure vessels.
6. (i) Section 36— Precautions against dangerous fumes.	Master's Degree in Chemistry or a degree in chemical engineering.	(i) A minimum experience of 7 years in collection and analysis of environmental samples and collaboration of monitoring equipment;		Meters, instruments and devices duly calibrated and certified for carrying out the tests and certification of safety in working in confined spaces.

(1)	(2)	(3)	(4)	(5)
	<p>(ii) Rules made under sections 41 &amp; 112 concerning ship building ship repairs and ship breaking.</p>		<p>(ii) He shall —</p> <p>(a) be conversant with the hazardous properties of chemicals and their permissible limits values;</p> <p>(b) be conversant with the current techniques of sampling and analysis of the environmental contaminants; and</p> <p>(c) be able to arrive at a reliable conclusion as regard the safety in respect of entering and carrying out hot work.</p>	
<p>7. Ventilation system as required under various schedules framed under Sec. 87 such as schedules on—</p> <p>(i) Grinding or glazing of metals and processes incidental thereto,</p> <p>(ii) cleaning or smoothing, roughing etc. of articles, by a jet sand, metal shot or grit or other abrasive propelled by a blast of compressed</p>	<p>Degree in mechanical or Electrical Engineering or equivalent.</p>		<p>(i) A minimum experience of 7 years' in the design fabrication, installation, testing of ventilation system and systems used for extraction and collection of dusts, fumes and vapours and other ancillary equipments.</p> <p>(ii) He shall be conversant with current relevant codes of practice and tests procedures in respect of ventilation and a traction system for fumes and shall be able to arrive at a reliable conclusion with regard to effectiveness of the system.</p>	<p>Facilities for testing the ventilation system instruments and gauges, for testing the effectiveness of the extraction systems, for dusts, vapours and fumes, and any other equipments needed for determining the efficiency and adequacy of these systems. He shall have the assistance of a suitable qualified technical persons who can come to a reasonable conclusion as to the adequacy of the system.</p>
<p>(iii) handling and processing of asbestos.</p> <p>(iv) manufacture of Rayon by Viscose process.</p> <p>(v) Foundry operations.</p>				



3. In the said rules, after rule 3-A the following new rule shall be inserted, namely :-

"3B. The State Government may require, for the purpose of the Act, submission of plan of any factory which was either in existence on the date of commencement of the Act or which has not been constructed or extended since then. Such plans shall be drawn to scale showing :

- (a) the site of the factory and immediate surroundings including adjacent buildings and other structures, roads, drains, etc;
- (b) the plan, elevation and necessary cross section of the factory buildings indicating all relevant details relating to natural lighting, ventilation and means of escape means of fire and the position of the plant and machinery, aisles and passage ways, and
- (c) such other particulars as the State Government may require".

4. In the said rules, for rule 3-C(1) and rule 3-E, the following shall be substituted, namely :-

"3- C. **Certificate of Stability** : (i) No manufacturing process shall be carried out in any premises of a factory constructed, reconstructed or extended or in any premises which has been taken into use of a factory until a certificate of stability issued by a competent person in respect of every work of engineering construction in the form of 1-A has been sent by the Occupier of the Factory to the chief Inspector of factory, and accepted by him.

Provided that, for the factory which are in existence on the date of coming in to force of this rules, the certificate of stability in form 1-A may be sent to the chief Inspector of factories three months from the date of publication of this Notification :

Provided further that no manufacturing process shall be carried out in any premises of a factory unless a fresh certificate of stability in form 1-A is obtained from a competent person once in each period of five years or after every extension, alteration, repairs or addition of machinery, plants etc. and sent to the chief Inspectors of Factories :

Provided also that, the foregoing provisions are without prejudice the provisions of Section 39 and 40 of the Act.

**Explanation** : "Work of engineering construction" means any building tank silo, scaffold, platform, chimney, bridge, supporting structural work, retaining wall or any similar structure."

5. In the said rules, after rule 12-A, the following shall be inserted, namely :-

**"12-B. Maintenance of records**

The occupier shall maintain records, in Form No. 37 in respect of monitoring of working environment in the factory.

**12-C. Health and safety policy**

(1) The occupier of every factory, except as provided in sub-rule(2), shall prepare a written statement of his policy in respect of Health & Safety of workers at work.

(2) All factories :-

- (a) covered under section 2(m) (i) but employing less than 50 workers;
- (b) covered under section 2(m) (ii) but employing less than 100 workers;



are exempted from requirements of sub-rule (1).

(3) The Health and Safety Policy shall contain or deal with

- (a) declared intention and commitment of the top management to health, safety and environment and compliance with all the relevant statutory requirements;
- (b) organisational set up to carry out the declared policy clearly assigning the responsibility at different levels; and
- (c) arrangements for making the policy effective.

(4) In particular, the policy shall specify the following:

- (a) arrangements for involving the workers;
- (b) intention of taking into account the health and safety performance of individuals at different levels while considering their career advancement;
- (c) fixing the responsibility of the contractors, sub-contractors, transporters and other agencies entering the premises;
- (d) providing a resume of health and safety performance of the factory in its Annual Report;
- (e) relevant techniques and methods, such as safety audits and risk assessment for periodical assessment at least once in every two years of the status on health, safety and environment and taking all the remedial measures;
- (f) stating its intention to integrate health and safety, in all decisions including those dealing with purchase of plant, equipment, machinery and material as well as selection and placement of personnel;
- (g) arrangements for informing, educating and training and retraining its own employees at different levels and the public, wherever required.

(5) A copy of the declared health and safety policy signed by the occupier shall be made available to the Inspector having jurisdiction over the factory and to the Chief Inspector.

(6) The policy shall be made widely known by,

- (a) making copies available to all workers including contract workers, apprentices, transport workers, suppliers, etc.
- (b) displaying copies of the policy at conspicuous places; and
- (c) any other means of communication; in a language understood by majority of workers.

(7) the occupier shall revise the Safety policy as often as may be appropriate, but it shall necessarily be revised under the following circumstances :-

- (a) whenever any expansion or modification having implications on safety and health of persons at work is made; or
- (b) whenever new substances or articles are introduced in the manufacturing process having implications on health and safety of persons exposed to such substances."

6. In the said rules, in rule 15, sub-rule(7), the following shall be substituted, namely :-

"(7) At such visits the certifying surgeon after examining a worker, shall issue a certificate of fitness in form No.5. The record of examination and re-examinations carried out shall be kept in the custody of manager of the factory. The record of the each examination carried

out under sub-paragraph (1)&(2) including the nature and the results of the tests shall also be entered by the Certifying Surgeon in a health Register in Form No.20."

7. In the said rules, after rule 18, the following new rule shall be inserted, namely :-

**"18-A : Ventilation and Temperature :**

**(1) limits of temperature and air movements.**

In any factory the maximum wet bulb temperature of air in a workroom at a height of 1.5 (5 feet) above the floor level shall not exceed 30° C (80° F) and adequate air movement or at least 10 metres per minute (100 feet per minute) shall be provided, and in relation to dry bulb temperature the wet bulb temperature in the work room at the said height shall not exceed that, shown in the following schedule, or as regards a dry-bulb intermediate between the two dry-bulb readings that specified in the relation to the higher of these two dry-bulb readings :

**SCHEDULE**

**Dry-Bulb Temperature**

30° C to 34° C

35° C to 39° C

40° C to 44° C

45° C to 47° C

**Wet-Bulb temperature**

29° C

28° .5° C

28° C

27° .5° C

Provided that if the temperature measured with the thermometer inserted in the hallow globe of 15 cm. (6 inches) diameter coated mat black outside and kept in the environment for not less than 20 minutes exceeds the dry bulb temperature of air, the temperature so, recorded by the globe thermometer shall be taken in place of the dry bulb temperature.

Provided further that when the reading of the wet bulb temperature outside in the shade exceeds 27° C (80° .6° F), the value of wet bulb temperature allowed in the schedule for a given dry bulb temperature may be correspondingly increased to the same extent.

Provided also that this requirement shall not apply in respect of factories covered by section 15 and in respect of factories where the nature of work carried on involves production of excessively high temperature referred to in clause (ii) of sub section (1) of section 13 to which workers are exposed for short periods of time not exceeding one hour followed by an interval of sufficient duration in thermal environments not exceeding those otherwise laid down in this rule.

**(2) Provision of Thermometers :**

- (i) If it appears to the Inspectors that in any factory, the temperature of air in a workroom is sufficiently high or is likely to exceed the limits prescribed in sub rule (1), he may serve on the manager of the factory an order requiring him to provide sufficient number of whirling hygrometers or any other types of hygrometers and direct that the dry bulb and wet bulb readings in each such work room shall be recorded at such position as approved by the Inspector twice during each working shift by a person especially nominated for the purpose by the manager and approved by the Inspector.
- (ii) If the Inspector has a reason to believe that substantial amount of heat is added inside the environment of a workroom by radiation from walls, roof or other solid surroundings, he may serve on the manager of the factory an order requiring him to provide one or more globe thermometers referred to in the first provision in sub-rule (1) and further require him to place the globe thermometers at places specified by him and keep a record of the temperatures in the suitable registers.

## (3) Ventilation

(i) In every factory the amount of ventilating openings in a work room below the eaves shall, except where mechanical means of ventilation as required by clause (ii) below are provided, be of an aggregate area of not less than 15% of the floor area and so located as to afford a continued supply of fresh air:

Provided that this requirement shall not apply in respect of work room of factories

(a) covered by section 15; or

(b) in which temperature and humidity are controlled by refrigeration.

(ii) Wherein any factory owing to special circumstances such as situation with respect to adjacent building and height of the building with respect to floor space, the requirements of ventilation opening under clause (i) can not be complied with or in the opinion of the Inspector the temperature or air in a work room is sufficiently high and is likely to exceed the limits prescribed in sub rule (1), he may serve on the manager of the factory an order requiring him to provide additional ventilation, either by means of roof ventilators or by mechanical means.

(iii) The amount of fresh air supplied by mechanical means of ventilation in an hour shall be equivalent to about six times of the cubic capacity of the work room and shall be distributed evenly throughout the work room without dead air pockets or undue draught caused by high inlet velocities.

(iv) in regions wherein summer (15th March to 15th July) dry bulb of outside air in the shade during most part of the day exceed 35° C (95° F) and simultaneous wet bulb temperature are 25° C (60° F) or below and in the opinion of the Inspector the manufacturing process carried on in the work room of a factory permits thermal environments with relative humidity 50% or more, the Inspector may, serve on the manager of the factory an order to have sufficient supply of outside air for ventilation cooled by passing it through water sprays either by means of unit type evaporative air coolers (desert coolers) or, where supply of outside air is provided by mechanical means through ducts in a plenum system, by means of central air washing plants."

8. In the said rules, in rule 54 for Schedule I, the following schedule shall be substituted namely :-

**"SCHEDULE - I**

**Textile machinery except Machinery used in Jute Mills.**

1. Application.- The requirement of this Schedule shall apply to machinery in factories engaged in the manufacture or processing of textile other than jute textiles. The Schedule shall not apply to machinery in factories engaged exclusively in the manufacture of synthetic fibres.

2. Definitions.- For the purposes of this Schedule-

- (a) "Calender" means a set of heavy rollers mounted on vertical side frames and arranged to pass cloth between them. Calenders may have two to ten rollers, or bowls, some of which can be heated.
- (b) "embossing Calender" means a calender with two or more rolls, one which is engraved for producing figure effects of various kinds of fabric.
- (c) "card" means a machine consisting of cylinders of various sizes and in certain cases flats covered with card clothing an set in relation to each so that fibers in staple form may be separated into individual relationship. The speed of the cylinders and their direction of rotation varies. The finished product is delivered as a silver. Cards of different types are the revolving flat card, the roller and clearer card, etc.

- (d) "card clothing" means the material with which the surfaces of the cylinder, deffer, flats, etc., of a card are covered and consists of a thick foundation material made of, either textile fabrics through which are pressed many fins closely spaced, specially bent wires, or mounted saw toothed wire.
- (e) "comber" means a machine for combing fibers of cotton wool, etc. The essential parts are device for feeding forward a fringe of fibers at regular intervals and an arrangement of combs or pins, which, at the right time, pass through the fringe. All tangled fibers, short fibers, and nips are removed and the long fibers laid parallel.
- (f) "Combing machinery" means a general classification of machinery including combers, sliver lap machines, ribbon lap machines and gill boxes, but excluding cards.
- (g) Factory staple "cutter" means a machine consisting of one or more rotary blades used for the purpose of cutting textile fibres into staple lengths.
- (h) "garment machine" means any of a number of type of machines for opening hard twisted waste of wool, cotton, silk, etc. Essentially, such machines consist of a licker in; one or more cylinders, each having a competent worker and stripper rolls; and a fancy roll and deffer. The action of such machines is some what like that of a wool ward, but it is much more severe in that the various rolls are covered with garnett wire instead of card clothing.
- (i) "gill box" means a machine used in the worsted system of manufacturing yarns. Its function is to arrange fibres in parallel order. Essentially, it consists of a pair of feed rolls and a series of followers where the followers move at a faster surface speed and perform a combing action.
- (j) "In-running rolls" means any pair of rolls or drums between which there is a "nip".
- (k) "Interlocking arrangement" means a device that prevents the setting in motion of a dangerous part of a machine or the machine itself while the guard cover or door unlocked, and which will also hold the guard, cover or door closed and locked while the machine of the dangerous part is on motion.
- (l) "Kier" means a large metal vat, usually a pressure type, in which fabrics may be boiled out, bleached, etc.
- (m) "ribbon lapper" means a machine or apart of machine used to prepare laps for feeding a cotton comb; its purpose is to provide a uniform lap in which the fibres have been straightened as much as possible.
- (n) "silver lapper" means a machine or a part of a machine in which a number of parallel card slivers are drafted slightly, laid side by side in a compact sheet, and wound into a cylindrical package.
- (o) "Loom" means a machine for affecting the interlocking of two series of yarns crossing one another at right angles. The warp yarns wound on a warp beam and pass through headles and reeds. The filling is shot across in a shuttle and settled in place by reeds and slay, and the fabric is wound on a cloth beam.
- (p) "Starch mangle" means a mangle that is used specifically for starching cotton goods. It commonly consists of two large rolls and a shallow open vat with several immersion rolls. The vat contains the starch solution.
- (q) "Water mangle" means a calender having two or more rolls used for squeezing water from fabrics before drying. Water mangles also may be used in other ways during the finishing of various fabrics.



- (r) "rule" means a type of spinning frame having a head stock and a carriage as its two main sections. The head stock is stationary. The carriage is movable and it carries the spindles which draft and spin the roving into yarn. The carriage extends over the whole width of the machine and moves slowly towards and away from the head stock during the spinning operation.
- (s) "nip" is the danger zone between two rolls or drums which by virtue of their positioning and movement create a nipping hazard.
- (t) "openers and pickers" means a general classification of machinery which includes breaker pickers, intermediate pickers, finisher pickers, single process pickers multiple process pickers, willow machines, card and picker waste cleaners, thread extractors, shredding machines, roving waste openers, shoddy pickers, bales breakersm feeders, vertical openers, lattice cleaners, horizontal cleaners, and any similar machinery equipped with either cylinders, screen section, calender section, rolls or beaters used for the preparation of stock for further processing.
- (u) "paddler" means a trough for a solution and two or more squeeze rolls between which cloth passes after being passed through a mordant or dry bath.
- (v) "plaiting machine" means a machine used to lay cloth into folds of regular length for convenience of subsequent process or use.
- (w) "roller printing machine" means a machine consisting of a large central cylinder, or pressure bow, around the lower part of the perimeter of which is placed a series of engraved color rollers (each having a color through), a furnisher roller, doctor blades, etc. The machine is used for printing fabrics.
- (x) "continuous bleaching range" means a machine for bleaching of cloth in rope or open-width form with the following arrangement. The cloth, after wetting out, pass through a squeeze roll into a saturator containing a solution of caustic soda and then to an enclosed J-Box. A V-shaped arrangement is attached to the front part of the cloth with steam before it is packed down in the J- Box. The cloth, in a single strand rope form, passes over a guide roll down the first arm of the "V" and up the second. Steam is injected into the "V" at the upper end of the second arm so that the cloth is rapidly saturated with steam at this point. The J- Box capacity is such that cloth will remain hot for a sufficient time to complete the scouring action. It then passes a series of washers with a squeeze roll in between. The cloth then passes through a second set of saturator, J-box and washer, where it is treated with the peroxide solution. By slight modification of the form of the unit, the same process can be applied to open-width cloth.
- (y) "mercerizing range" means a 3-bowl mangle, a tenter frame, and a number of boxes for washing and scouring. The whole set up is in a straight line and all parts operate continuously. The combination is used to saturate the cloth with sodium hydroxide, stretch it while saturated, and washing out most of the caustic before releasing tension.
- (z) "sanforizing machine" means a machine consisting of a large steam-heated cylinder, and endless, thick, woollen felt blanket which is in close contact with the cylinder for most of its perimeter, and an electrically heated shoe which process the cloth against the blanket while the latter is in a stretched condition as it curves around feed-in-roll.
- (aa) "shoaring machine" means a machine used for shearing cloth. Cutting action is provided by a number of steel blades spirally mounted on a roller. The roller rotates in close contact with a fixed lader blade. There may be from one to six such rollers on a machine.

- (bb) "singeing machine" means a machine which comprises of a heated roller, plato, or an open gas flame. The cloth or yarn is rapidly passed over the roller or the place or through the open gas flame to remove fuzz or hairiness by burning.
- (cc) "slasher" means a machine used for applying a size mixture to warp yarns. Essentially, it consists of a stand for holding section beams, a size box, one or more cylindrical dryers or and enclosed hot air dryer, and a beaming end for winding the yarn on the loom beams.
- (dd) "tenter frame" means a machine for drying cloth under tension. It essentially consists of a pair of endless travelling chains fitted with clips of fine pins and carried on tracks. The cloth is firmly held at the salvages by the two chains which diverge as they move forward so that the cloth is brought to the desired width.
- (ee) "Warper" means a machine for preparing and arranging the yarns intended for the warp of a fabric, specifically, a beam warper.

**3. General Safety requirements.** — (1) Every textile machine shall be provided with individual mechanical or electrical means for starting and stopping such machines. Belt shifter on machines driven by belts and shafting should be provided with a belt shifter lock of an equivalent positive locking device.

(2) Stopping and starting handles or other controls shall be of such design and so positioned as to prevent the operator's hand or fingers from striking against any moving part of any other part of the machine.

(3) All belts, pulleys, gears, chains, sprocket wheels, and other dangerous moving parts of machinery which either form part of the machinery or are used in association with it, shall be securely guarded.

**4. Openers and pickers.** — (1) In all opening or picker machinery, beaters and other dangerous parts shall be securely fenced by suitable guards so as to prevent contact with them. Such guards and doors or covers or openings giving access to any dangerous part of the machinery shall be provided with interlocking arrangement :

Provided that in the case of doors or covers of openings giving access to any dangerous part, other than beater covers, instead of the interlocking arrangement, such openings may be so fenced by guards which prevent access to any such dangerous part and which is either kept positively locked in position or fixed in such a manner that it cannot be removed without the use of hand tools.

(2) The feed rools on all opening and picking machinery shall be covered with a guard designed to prevent the operator from reaching the nip while the machinery is in operation.

(3) The lap forming rollers shall be fitted with a guard or cover which shall prevent access to the nip at the intake of the lap roller and fluted roller as long as the weighted rack is down. The guard or cover shall be so locked that it cannot be raised until the machine is stopped, and the machine cannot be started until the cover or guard is closed :

Provided that the foregoing provision shall not apply to the machines equipped with automatic lap forming devices :

Provided further any such machine equipped with an automatic lap forming device shall not be used unless the automatic lap forming device is in efficient working order.

**5. Cotton cards.** — (1) All cylinder doors shall be secured by interlocking arrangement which shall prevent the door being opened until the cylinder has ceased to revolve and shall render it impossible to restart the machine until the door has been closed :



Provided that the latter requirement in respect of the automatic locking device shall not apply while stripping or grinding operations are carried out :

Provided further that stripping or grinding operations shall be carried out only by specially trained adult workers wearing tight fitting clothing whose names have been recorded in the register prescribed in this behalf as required in sub-section (1) of section 22.

(2) The licker-in shall be guarded so as to prevent access to the dangerous parts.

(3) Every card shall be equipped with an arrangement that would enable the card cylinder to be driven by power during stripping/grinding operations without having to either shift the main belt to the fast pulley of the machine or to dismantle the interlocking mechanism. Such an arrangement shall be used only for stripping or grinding operations.

**6. Garnett machines.** — (1) Garnett licker-ins shall be enclosed.

(2) Garnett fancy rolls shall be enclosed by guards. These shall be installed in a way that keeps worker rolls reasonably accessible for removal or adjustment.

(3) The under side of the garnett shall be guarded by a screen mesh or other form of enclosures to prevent access.

**7. Gill boxes.** — (1) The feed end shall be guarded so as to prevent fingers being caught in the pins of the intersecting fallers.

(2) All nips of in-running rolls shall be guarded by suitable nip guards conforming to the following specifications:

Any opening which the guard may permit when fitted in position shall be so restricted with respect to the distance of the opening from any nip point through that opening and in any circumstances the maximum width of the opening shall not exceed the following:

**Distance of opening from nip point**

**Maximum width of opening.**

0 to 38 mm	6 mm
39 to 63 mm	10 mm
64 to 88 mm	13 mm
89 to 140 mm	15 mm
141 to 165 mm	19 mm
166 to 190 mm	22 mm
191 to 215 mm	32 mm

**8. Sliver and ribbon lappers (cotton).** — The calander drums and the lap spool shall be provided with a guard to prevent access to the nip between the in-running rolls.

**9. Speed frames.** — Jack box wheels at the head stick shall be guarded and the guard shall have interlocking arrangement.

**10. Spinning mules.** — Wheels on spinning mule carriages shall be provided with substantial wheel guards; extending to within 6 mm of the rails.

**11. Warpings.** — Swiveled double-bar gates shall be installed on all warpings operating in excess of 410 meters/min. These gates shall have interlocking arrangement, except for the purpose of inching or jogging :

Provided that the top and bottom bars of the gate shall be at least 1.05 and 0.53 meters high from the floor or working platform, and the gate shall be located 38 mm from the vertical tangement to the beam head.

**12. Slashers. (1) Cylinder dryers. —**

- (a) All open nips of in-running rolls shall be guarded by nip guards conforming to the requirements in Paragraph 7.
- (b) When slashers are operated by control levers, these levers shall be connected to a horizontal bar or treadle located not more than 170 cm above the floor to control the operation from any point.
- (c) Slashers operated by push button control shall have stop and start buttons located at each end of the machine, and additional buttons located on both sides of the machine at the size box and the delivery end. If calender rolls are used, additional buttons shall be provided at both of the machine at points near the nips, except when slashers are equipped with an enclosed dryer as in paragraph (b).

**(2) Enclosed hot air dryer.-**

- (a) All open nips of the top squeezing rollers shall be guarded by nip guards conforming to the requirements in paragraph 7(2).
- (b) When slashers are operated by control levers, these levers shall be connected to a horizontal bar or treadle located not more than 170 cm. above the floor to control the operation from any point.
- (c) Slashers operated by rush-button control shall have stop and start buttons located at each end of the machine and additional stop and start buttons located on both sides of the machines at intervals spaced not more than 1.83 meters in centers.

**13. Looms. — (1) Each loom shall be equipped with suitable guards designed to minimize the danger from flying shuttles.**

- (2) Beam weights for tension in beam shall be of such construction so as to prevent it falling during its adjustment.

**14. Valves of kiers, tanks, and other containers. — (1) Each valve controlling the flow of steam, injurious gases or liquids into a kier or any other tank or container into which a person is likely to enter in connection with a process, operation, maintenance or for any other purpose, shall be provided with a suitable locking arrangement to enable the said person to lock the valve securely in the closed position and retain the key with him before entering the kier, tank or container.**

- (2) Wherever boiling tanks, caustic tanks and any other containers from which liquids which are hot, corrosive or toxic may overflow or splash, are so located that the operator can not see the contents from the floor or working area, emergency shut off valves which can be controlled from a point not subject to danger of splash shall be provided to prevent danger.

**15. Shearing machines. — All revolving blades on shearing machines shall be guarded so that the opening between the cloth surface and the bottom of the guard shall not exceed 10 mm.**

**16. Continuous bleaching range (cotton and rayon). — The nip of all in-running rolls on open-width bleaching machine rolls shall be protected with a guard to prevent the worker from being caught at the nip. the guard shall extend across the entire length of the nip.**

**17. Mercerizing range (piece goods). — (1) A stopping device shall be provided at each end of the machine.**

(2) A guard shall be provided at each end of the frame between the in-running chain and the clip opener.

(3) A nip guard shall be provided for the in-running rolls of the mangle and washers and the guard shall conform to the requirements in paragraph 7(2).

**18. Tandem frames.** — (1) A stopping device shall be provided at each end of the machine.

(2) A guard shall be provided at each end of the machine frame at the in-running chain and clip opener.

**19. Paddlers.** — Suitable nip guards conforming to the requirement in paragraph 7(2) shall be provided to all dangerous in-running rolls.

**20. Centrifugal extractors.** — (1) Each extractor shall be provided with a guard for the basket, and the guard shall have interlocking arrangement.

(2) Each extractor shall be equipped with a mechanically or electrically operated brake to quickly stop the basket when the power driving the basket is shut off.

**21. Squeezer or wringer extractor, water mangle, starch mangle, back washer (worsted yarn) crabbing machines, and decating machines.** — All in-running rolls shall be guarded with nip guards conforming to the requirements in paragraph 7(2).

**22. Sanforizing and palmer machine.** — (1) Nip guards shall be provided on all accessible in-running rolls and these shall conform to the requirements in paragraph 7(2).

(2) Access from the sides to the nips of in-running rolls shall be fenced by suitable side guards.

(3) A safety trip rod, cable or wire center cord shall be provided across the front and back of all palmer cylinders extending the length of the face of the cylinder. It shall operate readily whether pushed or pulled. The safety trip shall not be more than 170 cm. above the level at which the operator stands and shall be readily accessible.

**23. Rope washers.** — (1) Splash guards shall be installed on all rope washers unless the machine is so designed as to prevent the water or liquid from splashing the operator, the floor, or working surface.

(2) A safety trip rod, cable or wire centre cord shall be provided across the front and back of all rope washers extending the length of the face of the washer. It shall operate readily whether pushed or pulled. This safety trip shall be not more than 170 cm. above the level on which the operator stands and shall be readily accessible.

**24. Laundry washer tumbler or shaker.** — (1) Each drying tumbler, each double cylinder shaker or clothes tumbler and each washing machine shall be equipped with an inter-locking arrangement which shall prevent the power operation of the inside cylinder when the outer door, on the case or shall is open and which shall prevent the cylinder from being opened without shutting off the power and the cylinder coming to a stop. This should not prevent the movement of the inner cylinder by means of a hand operated mechanism or an inching device.

(2) Each closed barrel shall also be equipped with adequate means for holding open the doors or covers of the inner and outer cylinder or shells while it is being loaded or unloaded.

**25. Printing machine (roller type).** — (1) All in-running rolls shall be guarded by nip guards conforming to the requirement in paragraph 7(2).

**26. Calenders.** — The nip at the in-running side of the rolls shall be provided with a guard extending across the entire length of the nip and arranged to prevent the fingers of the workers

from being pulled in between the rolls or between the guard and the rolls, and so constructed that the cloth can be fed into the rolls safely.

27. **Rotary staple cutters.** — The cutter shall be protected by a guard to prevent hands reaching the cutting zone.
  28. **Plating machines.** — Access to the trap between the knife and card bar shall be prevented by a guard.
  29. **Hand baling machine.** — An angle iron handle-stop guard shall be installed at right angle to the frame of the machine. The stop guard shall be so designed and so located that it shall prevent the handle from traveling beyond the vertical position should the handle slip from the operator's hand when the pawl has been released from the teeth of the take-up gear.
  30. **Flat work ironer.** — Each flat work or collar ironer shall be equipped with a safety bar or the other guard across the entire front of the feed or first pressure rolls so arranged that the striking of the bar or guard by the hand of the operator or the other person shall stop the machine. The guard shall be such that the operator or the other person can not reach into the rolls without removing the guard. This may be either a vertical guard on all sides or a complete cover. If a vertical guard is used, the distance from the floor or working platform to the top of guard shall be not less than 1.83 meters."
9. In the said rules, in rule 54, after schedule IV the following new schedule shall be added namely:-

#### SCHEDULE - V

##### Centrifugal machines.

1. **Definition.** — "Centrifugal machines" include centrifugal extractors, separators and driers.
2. Every part of centrifugal machine shall be—
  - (a) of good design and construction and of adequate strength;
  - (b) properly maintained; and
  - (c) examined thoroughly by a competent person at regular intervals.
3. **Interlocking guard for drum or basket.** — (1) The cage housing the rotating drum or basket of every centrifugal machine shall be provided with a strong lid. The design and construction of the cage as well as the lid should be such that no access is possible to the drum or basket when the lid is closed.  
  
(2) Every centrifugal machine shall be provided with an efficient interlocking device that shall effectively prevent the lid referred to in sub-paragraph (1) from being opened while the drum or basket is in motion and prevent the drum or basket being set in motion while the lid is in the open position.
4. **Braking arrangement.** — Every centrifugal machine shall be provided with an effective braking arrangement capable of bringing the drum or basket to rest within as short a period of time as reasonably practicable after the power is cut off.
5. **Operating speed.** — No centrifugal machine shall be operated at speed in excess of the manufacturer's rating which shall be legibly stamped at easily visible places both on the inside of the basket and on the outside of the machine casing.
6. **Exemptions.** — Sub-paragraph (2) of paragraph 3, paragraph 4 and 5 shall not apply in case of top lung machines or similar machines used in the sugar manufacturing industry.



**SCHEDULE - VI****Power Press**

1. **Application.** — The schedule shall apply to all types of power presses including press brakes, except when used for working hot metal.
2. **Definitions.**— For the purpose of this schedule.
  - (a) "approved" means approved by the Chief Inspector;
  - (b) "fixed fencing" means fencing provided for the tools of a power press being fencing which has no moving part associated with or dependent upon the mechanism of a power and includes that part of a closed tool which acts as a guard;
  - (c) "power press" means a machine used in metal or other industries for mounding, pressing, blanking, raising drawing and similar purposes;
  - (d) "safety device" means the fencing and any other safeguard provided for the tools of a power press.
3. **Starting and stopping mechanism.** - The starting and stopping mechanism shall be provided with a safety stop so as to prevent over running of the press or descent of the ram during tool setting, etc.
4. **Protection of tool and die.**— (1) Each press shall be provided with a fixed guard with a slip plate on the underside enclosing the front and all sides of the tool.
  - (2) Each die shall be provided with a fixed guard surrounding its front and sides, and extending to the back in the form of a tunnel through which the pressed article falls to the rear of the press.
  - (3) The design, construction and mutual position of the guards referred to in (1) and (2) shall be such as to preclude the possibility of the worker's hand or fingers reaching the danger zone.
  - (4) The machine shall be fed through a small aperture at the bottom of the dia guard, but a wider aperture may be permitted for second or subsequent operations if feeding is done through a chuta.
  - (5) Notwithstanding anything contained in sub-clauses (1) and (2) an automatic or an inter-locked guard may be used in place of a fixed guard, but where such guards are used and if any guard develops a defect, the power press shall not be operated unless the defect of the guard is removed.
5. **Appointment of persons to prepare power presses for use.**—
  - (1) Except as provided in sub-paragraph (4), no person shall set, re-set, adjust or try out the tools on a power press or install or adjust any safety device thereon, being installation or adjustment preparatory to production of dia profiling, or carryout an inspection and test of any safety device thereon required by paragraph 8 unless he—
    - (a) has attained the age of eighteen years;
    - (b) has been trained in accordance with sub paragraph (2), and
    - (c) has been appointed by the occupier of the factory to carry out those duties in respect of the class or description of power press or the class or description of safety device to which the power press or the safety device (as the case may be) belongs; and the name of every such person shall be entered in a register in form No. 8

(2) The training shall include suitable and sufficient practical instruction in the matters relating to each type of power press and safety device in respect of which it is proposed to appoint the person being trained.

**6. Examination and testing of power presses and safety devices.** — (1) No power press or safety device shall be taken into use in any factory for the first time on any power press, unless it has been thoroughly examined and tested, in the case of a power press, after installation in the factory, or in the case of safety device, when in position on the power press in connection with which it is to be used.

(2) No power press shall be used unless it has been thoroughly examined and tested by a competent person within the immediately preceding period of twelve months.

(3) No power press shall be used unless every safety device (other than fixed fencing) thereon has within the immediately preceding period of six months when in position on that power press, been thoroughly examined and tested by competent person.

(4) The competent person carrying out an examination and test under the foregoing provision shall make a report of the examination and test containing the following particulars and every such report shall be kept readily available for inspection :

(a) name of the occupier of the factory;

(b) address of the factory;

(c) identification number or mark sufficient to identify the power press or the safety device;

(d) date on which the power press or the safety device was first taken into use in the factory;

(e) the date of each periodical thorough examination carried out as per requirements of sub-paragraph (2) above;

(f) particulars of any defects affecting the safety working of the power press or the safety device found at any such thorough examination and steps taken to remedy such defects.

**7. Defects disclosed during a thorough examination and test.** — (1) Where any defects is disclosed in any power press or in any safety device by any examination and test under paragraph 6 and in the opinion of the competent person carrying out the examination and test, either-

(a) the said defect is a cause of danger to workers and in consequence the power press or safety device (as the case may be) ought not to be used until the said defect has been remedied; or

(b) the said defect may become a cause of danger to workers and in consequence the power press or safety device (as the case may be) ought not to be used after the expiration of a specified period unless the said defect has been remedied,

such defect shall, as soon as possible after the completion of the examination and test, be notified in writing by the competent person to the occupier of the factory and, in the case of a defect falling within clause (b) of this sub-paragraph such notification shall include the period within which, in the opinion of the competent person, the defect ought to be remedied.

(2) In every case where notification has been given under this paragraph, a copy of the report made under paragraph 6(4) shall be sent by the competent person to the Inspector for the area within fourteen days of the completion of the examination and test.



(3) Where any such defect is notified to the occupier in accordance with the foregoing provisions of this paragraph, the power press or safety device (as the case may be) having the said defect shall not be used -

(a) in the case of defect falling within clause (a) of sub-paragraph (1), until the said defect has been remedied, and

(b) in the case of defect falling within clause (b) of sub-paragraph (1), after the expiration of the specified period unless the said defect has been remedied.

(4) As soon as is practicable after any defect of which notification has been given under sub-paragraph (1) has been remedied, a record shall be made by or on behalf of the occupier stating the measures by which and the date on which the defect was remedied.

- 8. Inspection and test of safety devices.** - (1) No power press shall be used after the setting, resetting or adjustment of the tool thereon unless a person appointed or authorized for the purpose under paragraph 5 has inspected and tested every safety device thereon while it is in position on the said power press:

Provided that an inspection, test and certificate as aforesaid shall not be required where any adjustment of the tools has not caused or resulted in any alternation to or disturbance of any safety device on the power press and if, after the adjustment of the tools, the safety devices remain, in the opinion of such a person as aforesaid, in efficient working order.

(2) Every power press and every safety device thereon while it is in position on the said power press shall be inspected and tested by a trained person every day.

- 9. Defects disclosed during an inspection and test.**

(1) Where it appears to any person as a result of any inspection and test carried out by him under paragraph 8 that any necessary safety device is not in position or is not properly in position on a power press or that any safety device which is in position on a power press is not in his opinion suitable, he shall notify the manager forthwith.

(2) Except as provided in sub-paragraph (3) where any defect is disclosed in a safety device by any inspection and test under paragraph 8, the person carrying out the inspection and test shall notify the manager forthwith.

(3) Where any defect in a safety device is the subject of a notification in writing under paragraph 7 by virtue of which the use of the safety device may be continued during a specified period without the said defect having been remedied, the requirement in sub-paragraph (2) of this paragraph shall not apply the said defect until the said period has expired.

- 10. Identification of power presses and safety devices.** -

For the purpose of identification, every power press and every safety device provided for the same shall be distinctively and plainly marked.

- 11. Training and instructions to operators.** - The operators shall be trained and instructed in the safe method of work before starting work on any power press.

- 12. Exemptions.** - (1) If in respect of any factory, the Chief Inspector is satisfied that owing to the circumstances or infrequency of the processes or for any other reason, all or any of the provisions of this schedule are not necessary for the protection of the workers employed on any power press or any class or description of power press or in the factory, the Chief Inspector may by a certificate in writing (Which he may in his discretion revoke at any time), exempt such factory from all or any of such provisions subject to such conditions, if any, as he may specify therein.

(2) Where such exemption is granted, a legible copy of the certificate, showing the conditions (if any) subject to which it has been granted, shall be kept posted in the factory in a position where it may be conveniently read by the persons employed.

## SCHEDULE - VII

## Shears, slitters and Guillotine Machines.

## 1. Definition.— For the purpose of this schedule-

- (a) "guillotine" means a machine ordinarily equipped with straight, bevel-edged blade operating vertically against a stationary resisting edge and used for cutting metallic or non-metallic substances;
- (b) "shears" or "shearing machine" means a machine ordinarily equipped with straight, bevel-edged blades operating vertically against resisting edges, or with rotary, over lapping cutting wheels, and used for shearing metals or non-metallic substances;
- (c) "Slitters" or "slitting machines" means a machine ordinarily equipped with circular disc-type knives, and used for trimming or cutting into metal or non-metallic substances or for slitting them into narrow strips; for the purpose of this schedule, this term includes bread or other food slicers equipped with rotary knives or cutting discs.

## 2. Guillotine and Shears. — (1) Wherever practicable, a barrier metal guard of adequate strength shall be provided at the front of the knife, fastened to the machine frame and shall be so fixed as would prevent any part of the operator's body to reach the descending blade from above, below or through the barrier guarddoor from the sides :

Provided that in case of machines used in the paper printing and allied industries, where a fixed barrier metal guards is not suitable on account of the height and volume of the material being fed, there shall be provided suitable starting devices which require simultaneous action of both the hands of the operator or an automatic device which shall remove both the hands of the operator from the danger zone at every descent of the blade.

(2) At the back and of such machines, an inclined guard shall be provided over which the slit pieces would slide and be collected at a safe distance in a manner as would prevent a person at the back from reaching the descending blade.

(3) Power-driven guillotine cutters, except continuous feed trimmers, shall be equipped with-

- (a) starting devices which require the simultaneous action of both hands to start the cutting motion and of at least one hand on a control during the complete stroke of the knife; or
- (b) an automatic guard which shall remove the hands of the operator from the danger zone at every descent of the blade, used in conjunction with one-hand starting devices which require two distinct movements of the device to start the cutting motion, and so designed as to return positively to the non-starting position after each complete cycle of the knife.

(4) Where two or more workers are employed at the same time on the same power-driven guillotine cutter equipped with two-hand control, the device shall be so arranged that each worker shall be required to use both hands simultaneously on the safety trip to start the cutting motion, and at least one hand on a control to complete the cut

(5) Power-driven guillotine cutters, other than continuous trimmer, shall be provided, in addition to the brake or other stopping mechanism, with an emergency device which shall prevent the machine from operating in the event of failures of the brake when the starting mechanism is in the non-starting position.

## 3. Slitting Machines. — (1) Circular disc-type knives on machines for cutting metal and leather, paper, rubber, textiles or other non-metallic substances shall, if within reach of operators standing on the floor or working level, be provided with guards enclosing the knife edges at all times as near as practicable to the surface of the material; and which may either

- (a) automatically adjust themselves to the thickness of the material; or
- (b) be fixed or manually adjusted so that the space between the bottom of the guard and the material shall not exceed 6 mm (1/4 in.) at any time.
- (2) Portions of blades underneath the tables or benches of slitting machines shall be covered to guards.
4. **Index cutters and vertical paper sloters.** — Index cutters, and other machines for cutting strips from the ends of blocks, and for similar operations, shall be provided with fixed guards, so arranged that the fingers of the operators cannot come between the blades and the tables.
5. **Corner Cutters.** — Corner cutters, used in the manufacture of paper boxes, shall be equipped with
- (a) suitable guard, fastened to the machines in front of the knives and provided with slots or perforations to afford visibility of the operations; or
- (b) other guards equally efficient for the protection of the fingers of the workers.
6. **Band knives.** — Band wheels on band knives, and all portions of the blades except the working side between the sliding guide and the table on vertical machines, or between the sliding guide and the table on vertical machines, or between the wheel guards on horizontal machines, shall be completely enclosed with hinged guards of sheet metal not less than 1 mm (0.04 in.) in thickness or of other material of equal strength.
10. In the said rules, for rule 55-A, the following shall be substituted, namely :-
- "55-A.Tight fitting clothing.** — A worker required to wear tight fitting clothing under sub-section(1) of section 22 shall be provided by the occupier with such clothing which shall consist of at least a pair of closely fitting full pants and closely fitting half sleeves shirt or vest. Such clothing shall be returned to the occupier on termination of service or when new clothing is provided. Such workers shall be paid washing allowance which shall not be less than Rs. 10/- per month."
11. In the said rules, for rule 57, the following shall be substituted, namely :-
- "57 : Employment of young persons on dangerous machines.**
- The machines specified in section 28, 29, 30 and the following machines shall be deemed to be of such dangerous character that young persons shall not work on them unless the provisions of sub-section(1) of section 23 are complied with :
- (i) power presses other than hydraulic presses;
- (ii) milling machines used in the metal trades
- (iii) Guillotine machines;
- (iv) Circular saws;
- (v) platen printing machines."
12. In the said rules, for rule 61, the following shall be substituted, namely :-
- "61 : Pressure vessels or plant.** — (1) Interpretation. — In this rule —
- (a) "design pressure" means the maximum pressure that a pressure vessels or plant is designed to with than safely when operating normally;
- (b) "maximum permissible working pressure" means the maximum pressure at which a pressure vessel or plant is permitted to be operated or used under this rule and is determined by the technical requirement of the process;



- (c) "plant" means a system of piping that is connected to a pressure vessel and is used to contain a gas vapour or liquid under pressure greater than the atmospheric pressure, and includes the pressure vessels;
- (d) "pressure vessel" means a vessel that may be used for containing, storing, distributing, transferring, distilling, processing or otherwise handling any gas, vapour or liquid under pressure greater than the atmospheric pressure and includes any pipeline fitting or other equipment attached thereto or used in connection therewith.

(2) Exception. - Nothing in this rule shall apply to -

- (a) Vessels made of ferrous materials having an internal operating pressure not exceeding 1 kilogram per square centimeter;
- (b) steam boilers, steam and feed pipes and their fittings coming under the purview of Indian Boilers Act, 1923;
- (c) Metal bottles or cylinders used for storage or transport of compressed gases or liquified or dissolved gases under pressure covered by the Gas Cylinder Rules, 1981 framed under the Indian Explosives Act, 1984;
- (d) Vessels in which internal pressure is due solely to the static head of liquid;
- (e) Vessels with a nominal water capacity not exceeding 500 liters connected in a water-pumping system containing air that is compressed to serve as a cushion;
- (f) Vessels for nuclear energy application;
- (g) refrigeration plant having a capacity of 3 tons or less of refrigerations in 24 hours; and
- (h) working cylinders of steam engines or prime movers, feed pumps and steam trapes; turbine casings; compressor cylinders; steam separators or dryers; steam strainers; team de-super-heaters; oil separators; air receivers for fire sprinkler installations; air receivers of monotype machines provided the maximum working pressure of the air receiver does not exceed 1.33 kilograms per square centimeter and the capacity 85 liters; air receivers of electrical circuit breakers; air receivers of electrical relays; air vessels on pumps, pips coils accessories of instruments and appliances such as cylinders and piston assemblies used for operating relays and interlocking type of guards; vessels with liquids subjected to static head only; and hydraulically operating cylinders other than any cylinders communicating with and air loaded accumulator.

(3) Design and construction. - Every pressure vessel or plant used in a factory -

- (a) shall be properly designed on sound engineering practice;
- (b) shall be of good construction, sound material, adequate strength and free from any patent defects; and
- (c) shall be properly maintained in a safe condition;

Provided that the pressure vessel or plant in respect of the design and construction of which there is an Indian standard or a standard of the country of manufacture or any other law or regulation in force, shall be designed and constructed in accordance with the said standard, law or regulation, as the case may be, and a certificate thereof shall be obtained from the manufacturer or from the competent person which shall be kept and produced on demand by an Inspector.

(4) Safety devices. A Every pressure vessel shall be fitted with-

- (a) a suitable safety valve or other effective pressure relieving device of adequate capacity to ensure that the maximum permissible working pressure of the pressure vessel shall

not be exceeded. It shall be set to operate at a pressure not exceeding the maximum permissible working pressure and when more than one protective device is provided, only one of the devices need be set to operate at the maximum permissible working pressure and the additional device shall be set to discharge at a pressure not more than 5 per cent in excess of the maximum permissible pressure.

- (b) a suitable pressure gauge with a dial range not less than 1.5 times the maximum permissible working pressure, easily visible and designed to show at all times the correct internal pressure and marked with a prominent red mark at the maximum permissible working pressure of the pressure vessel;
- (c) a suitable nipple end globe valve connected for the exclusive purpose of attaching a test pressure gauge for checking the accuracy of the pressure gauge referred to in clause (b) of this sub - rule;
- (d) a suitable stop valve or valves by which the pressure vessel may be isolated from other pressure vessels or plant or source of supply of pressure. Such a stop valve or valves shall be located as close to the pressure vessel as possible and shall be easily accessible; and
- (e) a suitable drain cock or valve at the lowest part of the pressure vessel for the discharge of the liquid or other substances that may be collect in the pressure vessel;

Provided that it shall be sufficient for the purpose of this sub-rule if the safety valve or pressure relieving device, the pressure gauge and the stop valve are mounted on a pipe line immediately adjacent to the pressure vessel and where there is a range of two or more similar pressure vessel served by the same pressure lead, only one set of such mounting need be fitted on the pressure lead immediately adjacent to the range of pressure vessel, provided they can not be isolated.

(5) Pressure reducing devices.-

- (a) Every pressure vessel which is designed for a working pressure less than the pressure at the source of supply; or less than the pressure which can be obtained in the pipe connecting the pressure vessel with any other source of supply, shall be fitted with a suitable pressure reducing valve or other suitable automatic device to prevent the maximum permissible working pressure of the pressure vessel being exceeded.
- (b) To further protect the pressure vessel in the event of failure of the reducing valve or device, at least one safety valve having a capacity sufficient to release all the steam, vapour or gas without undue pressure rise as determined by the pressure at the source of supply and the size of the pipe connecting the source of supply, shall be fitted on the low pressure side of the reducing valve.

(6) Pressure vessel or plant being taken into use.-

- (a) No new pressure vessel or plant shall be taken into use in a factory after coming into force of this rule unless it has been hydrostatically tested by a competent person at a pressure at least 1.3 times the designed pressure, and no pressure vessel or plant which has been previously used or has remained isolated or idle for a period exceeding 2 months or which has undergone alterations or repairs shall be taken into use in a factory unless it has been thoroughly examined by a competent person externally and internally, if practicable, and has been hydrostatically tested by the competent person at a pressure which shall be 1.5 times the maximum permissible working pressure:

Provided, however, that the pressure vessel or plant which is so designed and constructed that it can not be safely filled with water or liquid or is used in service when even some traces of water can not be tolerated, shall be pneumatically tested at a pressure



not less than the design pressure or the maximum permissible working pressure as the case may be

Provided further that the pressure vessel or plant which is lined with glass shall be tested hydrostatically or pneumatically as required at a pressure not less than the design pressure or maximum permissible working pressure as the case may be.

Design pressure shall be not less than the maximum permissible working pressure and shall take into account the possible fluctuations of pressure during actual operation.

- (b) No pressure vessel or plant shall be used in a factory unless there has been obtained from the maker of the pressure vessel or plant or from the competent person a certificate specifying the design pressure or maximum permissible working pressure thereof, and stating the nature of tests to which the pressure vessel or plant and its fittings (if any) have been subjected, and every pressure vessel or plant so used in a factory shall be marked so as to enable it to be identified as to be the pressure vessel or plant to which the certificate relates and the certificate shall be kept available for perusal by the Inspector.
- (c) No pressure vessel or plant shall be permitted to be operated or used at a pressure higher than its design pressure, or the maximum permissible working pressure as shown in the certificates.

(7) In-service test and examinations.

- (a) Every pressure vessel or plant in service shall be thoroughly examined by a competent person:-

- (i) externally, once in every period of six months;

- (ii) internally, once in every period of twelve months;

Provided that if by reason of the construction of a pressure vessel or plant, a thorough internal examination is not possible, this examination may be replaced by a hydrostatic test which shall be carried out once in every period of two years:

Provided further that for a pressure vessel or plant in continuous process which cannot be frequently opened, the period of internal examination may be extended to four years; and

- (iii) hydrostatically tested once in every period of four years;

Provided that in respect of a pressure vessel or plant with thin walls, such as sizing cylinder made of copper or any other non-ferrous metal, periodic hydrostatic test may be dispensed with subject to the condition that the requirements laid down in sub-rule (3) are fulfilled

Provided further that when it is impracticable to carry out thorough external examination of any pressure vessel or plant every six months as required in sub-clause (i) of this clause, or if owing to its construction and use, a pressure vessel or plant cannot be hydrostatically tested as required in sub-clause (ii) and (iii) of this clause, a thorough external examination of the pressure vessel or plant shall be carried out at least once in every period of two years and at least once in every period of four years a thorough systematic non-destructive test like ultrasonic test for metal thickness or other defects of all parts the failure of which might lead to eventual rupture of the pressure vessel or plant shall be carried out

- (b). The pressure for the hydrostatic test to be carried out for the purpose of this sub-rule shall be 1.25 times the design pressure or 1.5 times the maximum permissible working pressure, whichever is less.

- (8) Thin walled pressure vessel or plant.-
- (a) In respect of any pressure vessel or plant of thinwalls, such as saizing cylinder made of copper or any other non-ferrous metal, the maximum permissible working pressure shall be reduced at the rate of 5 per cent of the original maximum permissible working pressure for every year of its use after the first five years and no such cylinder shall be allowed to continue to be used for more than twenty years after it was first taken into use.
  - (b) If any information as to the data of construction, thickness of walls, or maximum permissible working pressure is not available, the age of such pressure vessel or plant shall be determined by the competent person in consultation with the Chief Inspector from the other particulars available with the manager.
  - (c) Every new and second hand pressure vessel or plant of thin walls to which repairs likely to effect its strength or safety have been carried out, shall be tested before use to at least 1.5 times its maximum permissible working pressure.
- (9) Report by competent person.-
- (a) If during any examination any doubt arises as to the ability of the pressure vessel or plant to work safely until the next prescribed examination, the competent person shall enter in the prescribed register his observations, findings and conclusions with other relevant remarks with reasons and may authorise the pressure vessel or plant to be used and kept in operation subject to a lowering of maximum permissible working pressure, or to more frequent or special examination or test, or subject to both of these conditions.
  - (b) A report of every examination or test carried out shall be completed in form 11 and shall be signed by the person making the examination or test, and shall be kept available for perusal by the Inspector at all hours when the factory or any part thereof is working.
  - (c) Where the report of any examination under this rule specified any condition for securing the safe working of any pressure vessel or plant, the pressure vessel or plant shall not be used unless the specified condition is fulfilled.
  - (d) The competent person making report of any examination under this rule, shall within seven days of the completion of the examination, send to the Inspector a copy of the report in every case where the maximum permissible working pressure is reduced or the examination shows that the pressure vessel or plant or any part thereof cannot continue to be used with safety unless certain repairs are carried out or unless any other safety measures are taken.
- (10) Application of other laws.-
- (a) The requirements of this rule shall be in addition to and without any prejudice to and not in derogation of the requirements of any other law in force.
  - (b) Certificates or reports of any examination or test of any pressure vessel or plant to which sub-rule (7) to (9) do not apply, conducted or required to be conducted under any other law in force and other relevant record relating to such pressure vessel or plant, shall be properly maintained as required under the said law and shall be produced on demand by the Inspector.
- (3) In the said rule, after rule 61A, the following new rule shall be inserted, namely :-

## " 61-B. Reaction vessels and kettles.-

- (1) This rule applies to reaction vessels and kettles (herein after referred to as "reaction vessels") which normally work at the pressure not above the atmospheric pressure but in which there is likelihood of pressure being created above the atmospheric pressure due to reaction getting out of control or any other circumstances.
- (2) In the event of the vessel being heated by electrical means, a suitable control device shall be provided to prevent the temperature exceeding the safe limit.
- (3) Where steam is used for heating purposes in reaction vessel, it shall be supplied through a suitable automatic device to prevent the maximum permissible steam pressure being exceeded unless the pressure of the steam in the supply line itself can not exceed the said maximum permissible pressure.
- (4) A suitable safety valve or rupture disc of adequate size and capacity shall be provided to effectively prevent the pressure being built up in the reaction vessel beyond the safe limit. Effective arrangements shall be made to ensure that the released gases, fumes, vapours, liquids or dusts, as the case may be, are lead away and disposed of through suitable pipes without causing any hazard. Where flammable gases or vapours are likely to be vented out from the vessel the discharge and shall be provided with a flame arrestor.
- (5) Every reaction vessel shall go provided with, a pressure gauge having an appropriate range.
- (6) In addition to the devices as mentioned in the above clauses means shall be provided for automatically stopping the feed into the vessel as soon as process conditions deviates from the normal limit to an extent which can be considered as dangerous.
- (7) where necessary, an effective system for cooling, flooring or blanketing shall be Provided, for the purpose of controlling the reaction and process conditions within the safe limits of temperature and pressures.
- (8) An automatic auditory and visual warning devices, shall be provided for clear warning wherever process conditions exceed the present limits. This device wherever possible shall be integrated with automatic process correction system.
- (9) A notice pointing out the possible circumstances in which pressure above atmospheric pressure may be built up in the reaction vessel, the dangers involved and the precautions to be taken by the operators shall be displayed at the conspicuous place near the vessel."
- (14) In the said rules, in rules 63, for Schedule - I and Schedule - II the following Schedule - I and Schedule - II shall be substituted. Namely : -

**"SCHEDULE - I**

- (1) Breaking, cutting, dressing or carving of bricks, stone, concrats, slag or similar materials by means of a hammer, chisel, pick or similar hand tool, or by means of a portable tool driven by mechanical newer, and the dry grinding of surfaces of any such material by means of a wheel or disc driven by mechanical power, where, in any of the foregoing cases, particles or fragments are liable to be thrown off towards the face of the operator in the course of the process.
- (2) Dry grinding of surfaces of metal by applying them by hand to a wheel, disc or band driven by mechanical power, and of surfaces of metal by means of a portable tool driven by mechanical power.



- (3) Dividing into separate parts of metal, bricks, stone, concrete or similar materials by means of a high speed saw driven by mechanical power or by means of an abrasive cutting-off wheel or disc driven by mechanical power.
- (4) Turning of metals or articles of metal, where particles or fragments are liable to be thrown off towards the face of the operator in the course of process.
- (5) Drilling by means of portable tools, where particles or fragments are liable to be thrown off towards the face of the operator in the course of the process.
- (6) Welding and cutting of metals by means of an electric, oxy-acetylene or similar process.
- (7) Hot fettling of steel castings by means of a fluxinjected burner or air torch, and de-seaming of metal.
- (8) Fettling of metal castings involving the removal of metal, including runners, gates and risers, and removal of any other material during the course of such fettling.
- (9) Chipping of metal, and chipping, knocking out, cutting out or cutting off of cold rivets, bolts, nuts, lugs, pins, collars or similar articles from any structure or plant, or from part of any structure or plant, by means of a hammer, chisel, punch or similar hand tool, or by means of a portable tool driven by mechanical power.
- (10) Chipping or scurfing of paint, scale, slag, rust or other corrosion from the surface of metal and other hard materials by means of a hand tool or by a portable tool driven by mechanical power.
- (11) Breaking of scrap metal by means of a hammer or by means of a tool driven by mechanical power.
- (12) Routing of metal, where particles or fragments are liable to be thrown off towards the face of the operator in the course of the process.
- (13) Work with drop hammers and power hammers used in either case for the manufacture of forgings, and work by any person not working with such hammers, whose work is carried on in such circumstances and in such a position that particles or fragments are liable to be thrown off towards his face during work with drop hammers or power hammers.
- (14) Work at a furnace where there is risk to the eyes from molten metal.
- (15) Pouring or skimming of molten metal.
- (16) Work involving risk to the eyes from hot sand being thrown off.
- (17) Truing or dressing of an abrasive wheel.
- (18) Handling in open vessels or manipulation of strong acids or dangerous corrosive liquids or materials, and operation, maintenance or dismantling of plant or any part of plant, being plant or part of plant which contains or has contained such acids, liquids or materials, unless the plant or part of plant has been so prepared (by isolation, reduction of pressure, or otherwise), treated, or designed and constructed as to prevent risk of injury.
- (19) Any other process wherein there is a risk of injury to eyes from particles or fragments thrown off during the course of the process.

## SCHEDULE - II

- (1) Welding or cutting of metals by means of an electrical, oxy-acetylene or similar process.
  - (2) All work on furnaces where there is risk of exposure to excessive light or infra-red radiations
  - (3) Process such as rolling, casting or forging of metals, where there is risk of exposure to excessive light or infra-red radiations.
  - (4) Any other process wherein there is a risk of injury to eyes from exposure to excessive light or infra-red or ultraviolet radiations.
15. In the said rules, after rule 66, the following new rule shall be inserted, namely :-
- "66-A. Fire protection. —(1) Processes, equipment, plant, involving serious explosion and serious fire hazards.-
- (a) All processes, storage, equipments, plants etc. involving serious explosion and flash fire hazard shall be located in segregated buildings where the equipment shall be so arranged that only a minimum number of employees are exposed to such hazards at any one time.
  - (b) All industrial processes involving serious fire hazard shall be located in building or work places separated from one another by walls of fire-resistant construction.
  - (c) Equipment and plant involving serious fire or flash fire hazard shall, wherever possible, be so constructed and installed that in case of fire, they can be easily isolated.
  - (d) Ventilation ducts, pneumatic conveyors and similar equipment involving a serious fire risk should be provided with flame-arresting or automatic fire extinguishing appliances, or fire resisting dampers electrically inter locked with heat sensitive/smoke detectors and the air-conditioning plant system.
  - (e) In all work places having serious fire or flash fire hazards, passages between machines, installation or piles of material should be at least 90 cm wide. For storage piles, the clearance between the ceiling and the top of the pile should not be less than 2m.
- (2) Access for fire fighting.-
- (a) Buildings and plants shall be so laid out roads, passage ways etc. so maintained as to permit unobstructed access for fire fighting.
  - (b) Doors, and window openings shall be located in suitable positions on all external walls of the building to provide easy access to the entire area within the building for fire fighting.
- (3) Protection against lighting.- Protection from lightning shall be provided for-
- (a) building in which explosive or highly flammable substances are manufactured, used, handled or stored;
  - (b) storage tanks containing oils, paints, or other flammable liquids;
  - (c) grain elevators;
  - (d) buildings, tall chimneys or stacks where flammable gases, fumes, dust or lint are likely to be present;
  - (e) sub-station buildings and out-door transformers and switch yards.



- (4) Precautions against ignition.- Wherever there is danger of fire or explosion from accumulation of flammable or explosive substances in air -
- (a) all electrical apparatus shall either be excluded from the area of risk or they shall be of such construction and so installed and maintained as to prevent the danger of their being a source of ignition;
  - (b) effective measures shall be adopted for prevention of accumulation of static charges to a dangerous extent;
  - (c) Workers shall wear shoes without iron or steel nails or any other exposed ferrous materials which is likely to cause sparks by friction;
  - (d) smoking, lighting or carrying of matches, lighters or smoking materials shall be prohibited;
  - (e) transmission belts with iron fasteners shall not be used; and
  - (f) all other precautions, as are reasonably practicable, shall be taken to prevent initiation of ignition from all other possible sources such as open flames frictional sparks, overheated surfaces of machinery or plant, chemical or physical- chemical reaction and radiant heat.
- (5) Spontaneous ignition.- Where materials are likely to induce spontaneous ignition, care shall be taken to avoid formation of air pocket and to ensure adequate ventilation. The material susceptible to spontaneous ignition should be stored in dry condition and should be in heaps of such capacity and separated by such passage which shall prevent fire. The materials susceptible to ignition and stored in the open shall be at a distance not less than 10 metres away from process or storage buildings.
- (6) Cylinders containing compressed gas.- Cylinders containing compressed gas may only be stored in open if they are protected against excessive variation of temperature. direct rays of sun, or continuous dampness. such cylinders shall never be stored near highly flammable substances, furnaces or hot processes. The room where such cylinders are stored shall have adequate ventilation.
- (7) Storage of flammable liquids.-
- (a) The quantity of flammable liquids in any work room shall be minimum required for the process or processes carried on in such room. Flammable liquids shall be stored in suitable containers with close fitting covers:  
Provided that not more than 20 litres of flammable liquids having a flash point of 21° C or less shall be kept or stored in any work room.
  - (b) Flammable liquids shall be stored in closed containers and in limited quantities in well ventilated rooms of fire resisting construction which are isolated from the remainder of the building by fire walls and self closing fire doors.
  - (c) Large quantities of such liquids shall be stored in isolated adequately ventilated building of fire resisting construction or in storage tanks, preferably underground and at a distance from any building as required in the Petroleum Rules, 1976.
  - (d) Effective steps shall be taken to prevent leakage of such liquids into basements, sums or drains and to confine any escaping liquid within safe limits.
- (8) Accumulation of flammable dust, gas, fume or vapour in air or flammable waste material on the floors.-
- (a) Effective steps shall be taken for removal or prevention of the accumulation in the air of flammable dust, gas, fume or vapour to an extent which is likely to be dangerous.

- (b) No waste material of a flammable nature shall be permitted to accumulate on the floors and shall be removed at least once in a day or in every shift, and more often, when possible. Such material shall be placed in suitable metal containers with covers wherever possible.
- (9) Fire exits.-
- (a) In this rule.-
- (i) "horizontal exit" means an arrangement which allows alternative egress from a floor area to another floor at or near the same level in an adjoining building or an adjoining part of the same building with adequate separation; and
- (ii) "travel distance" means the distance an occupant has to travel to reach an exit.
- (b) An exit may be a doorway, corridor, passageway to an external stairway or to a verandah or to an internal stairway segregated from the rest of building by fire resisting walls which shall provide continuous and protected means of egress to the exterior of a building or to an exterior open space. An exit may also include a horizontal exit leading to a adjoining building at the same level.
- (c) Lifts, escalators and revolving doors shall not be considered as exits for the purpose of this sub-rule.
- (d) In every room of a factory exits sufficient to permit safe escape of the occupants in case of fire or other emergency shall be provided which shall be free of any obstruction.
- (e) The exits shall be clearly visible and suitably illuminated with suitable arrangement, whatever artificial lighting is to be adopted for this purpose, to maintain the required illumination in case of failure of the normal source of electric supply.
- (f) The exits shall be marked in a language understood by the majority of the workers.
- (g) Iron rung ladders or spiral staircases shall not be used as exit staircases.
- (h) Fire resisting doors or roller shutters shall be provided at appropriate places along the escape routes to prevent spread of fire and smoke, particularly at the entrance of lifts or stairs where funnel or flue effect may be created inducing an upward spread of fire.
- (i) All exits shall provide continuous means of egress to the exterior of a building or to an exterior open space leading to a street.
- (j) Exits shall be so located that the travel distance to reach at least one of them on the floor shall not exceed 30 metres.
- (k) In case of those factories where high hazard materials are stored or used, the travel distance to the exit shall not exceed 22.5 metres and there shall be at least two ways of escape from every room, however small, except toilet rooms, so located that the points of access thereto are out of or suitably shielded from areas of high hazard.
- (l) Wherever more than one exit is required for any room space or floors, exit shall be placed as remote from each other as possible and shall be arranged to provide direct access in separate directions from any point in the area served.
- (m) The unit of exit width used to measure capacity of any exit shall be 50 cm. A clear width of 25 cm. shall be counted as an additional half unit. Clear width of less than 25 cm shall not be counted for exit width.
- (n) Occupants per unit width shall be 50 for stairs and 75 for doors.
- (o)

For determining the exits required, the occupant load shall be reckoned on the basis of actual number of occupants within any floor area or 10 square metres per person, whichever is more.

- (p) There shall not be less than two exits serving every floor area above and below the ground floor, and at least one of them shall be internal enclosed stairway.
- (q) For every building or structure used for storage only, and every section thereof considered separately, shall have access to at least one exit so arranged and located as to provide a suitable means of escape for any person employed therein, and in any such room wherein more than 10 persons may be normally present, at least two separate means of exit shall be available, as remote from each other as practicable.
- (r) Every storage area shall have access to at least one means of exit which can be readily opened.
- (s) Every exit doorway shall open into an enclosed stairway, a horizontal exit on a corridor or passageway providing continuous and protected means of egress.
- (t) No exit doorway shall be less than 100 cm. in width, doorways shall be not less than 200 cm. in height.
- (u) Exit doorways shall open outwards, that is, away from the room but shall not obstruct the travel along any exit. No door when opened, shall reduce the required width of stairway or landing to less than 90 cm. over head or sliding doors shall not be installed for this purpose.
- (v) An exit door shall not open immediately upon a flight of stairs. A landing at least 1.5 m X 1.5 m in size shall be provided in the stairway at each door way. The level of landing shall be the same as that of the floor which it serves.
- (w) The exit doorways shall be openable from the side which they serve without the use of a key.
- (x) Exit corridors and passageways shall be of a width not less than the aggregate required width of exit doorways leading from there in the direction of travel to the exterior.
- (y) Where stairways discharge through corridors and passageways, the height of the corridors and passageways shall not be less than 2.4 metres.
- (aa) A staircase shall not be arranged round a lift shaft unless the latter is totally enclosed by a material having a fire-resistance rating not lower than that of the type of construction of the former.
- (bb) Hollow combustible construction shall not be permitted.
- (cc) The minimum width of an internal staircase shall be 100 cm.
- (dd) The minimum width of treads without nosing shall be 25 cm. for an internal staircase. The treads shall be constructed and maintained in a manner to prevent slipping.
- (ee) The minimum height of a riser shall be 19 cm. and the number of risers shall be limited to 12 per flight.
- (ff) Hand rails shall be provided with a minimum height of 100 cm and shall be firmly supported.
- (gg) The use of spiral staircase shall be limited to low occupant load and to a building of height of 9 metres, unless they are connected to platforms such as balconies, and terraces to allow escapes to pause. A spiral staircase shall be not less than 300 cm. in diameter and have adequate head room.



- (hh) The width of a horizontal exit shall be same as for the exit doorways.
- (ii) The horizontal exit shall be equipped with at least one fire door of self closing type.
- (jj) The floor area on the opposite or refuge side of a horizontal exit shall be sufficient to accommodate occupants of the floor area served, allowing not less than 0.3 square metre per person. The refuge area shall be provided with exits adequate to meet the requirements of this sub-rule. At least one of the exits shall lead directly to the exterior or street.
- (kk) Where there is difference in level between connected areas for horizontal exit, ramps not more than 1 in 8 slop shall be provided. For this purpose steps shall not be used.
- (ll) Doors in horizontal exits shall be openable at all times.
- (mm) Ramps with a slope of not more than 1 in 10 be substituted for the requirements of staircase. For all slopes exceeding 1 in 10 and wherever the use is such as to involve danger of slipping, the ramp shall be surfaced with non-slipping material.
- (nn) In any building not provided with automatic fire alarm a manual fire alarm system shall be provided if the total capacity of the building is over 500 persons, or if more than 25 persons are employed above or below the ground floor, except that no manual fire alarm shall be required in one-story buildings where the entire area is undivided and all parts thereof are clearly visible to all occupants.
- (10) First-aid fire fighting arrangements.-
- (a) In every factory there shall be provided and maintained adequate and suitable fire fighting equipment for fighting fires in the early stages, those being referred to as first-aid fire fighting equipment in this rule.
- (b) The types of first-aid fire fighting equipment to be provided shall be determined by considering the different types of fire risks which are classified as follows :-
- (i) "Class A fire"- Fire due to combustible materials such as wood, textiles, paper, rubbish and the like.
1. "Light hazard"- Occupancies like offices, assembly halls, canteens, rest-rooms, ambulance rooms and the like;
  2. "Ordinary hazard"- Occupancies like saw mills, carpentry shop, small timber yards, book binding shop, engineering workshop and the like;
  3. "Extra hazard"- Occupancies like large timber yards, godowns storing fibrous materials, flour mills, cotton mills, jute mills, large wood working factories and the like;
- (ii) "Class B fire"- Fire in flammable liquids like oil, petroleum products, solvents, grease, paint, etc.
- (iii) "Class C fire"- Fire arising out of gaseous substances.
- (iv) "Class D fire"- Fire from reactive chemicals, active metals and the like.
- (v) "Class E fire"- Fire involving electrical equipment and delicate machinery and the like.
- (c) The number and type of first-aid fire fighting equipment to be provided for "light hazard" occupancy shall be as given in schedule I, For "ordinary hazard or extra hazard" occupancies equipment as given in paragraph 12 shall be provided in addition to that given in Schedule I.

- (d) The first-aid fire fighting equipment shall conform to the relevant Indian Standards.
- (e) As far as possible the first-aid fire fighting equipment shall all be similar in shape and appearance and shall have the same method of operation.
- (f) All first-aid fire fighting equipment shall be placed in a conspicuous position and shall be readily and easily accessible for immediate use. Generally, these equipments shall be placed as near as possible to the exits or stair landing or normal routes of escape.
- (g) All water buckets and bucket pump type extinguishers shall be filled with clean, dry and fine sand.
- (h) All other extinguishers shall be charged appropriately in accordance with the instructions of the manufacturer.
- (i) Each first-aid fire fighting equipment shall be allotted a serial number by which it shall be referred to in the records. The following details shall be painted with white paint on the body of each equipment.
1. Serial number;
  2. Date of last refilling; and
  3. Date of last inspection.
- (j) First-aid fire fighting equipment shall be placed on platforms or in cabinets in such a way that their bottom is 750 mm above the floor level. Fire buckets shall be placed on hooks attached to a suitable stand or wall in such a way that their bottom is 750 mm above the floor level. Such equipment if placed outside the building, shall be under sheds or covers.
- (k) All extinguishers shall be thoroughly cleaned and re-charged immediately after discharge. Sufficient refill material shall be kept readily available for this purpose at all times.
- (l) All first-aid fire fighting equipment shall be subjected to routine maintenance, inspection and testing to be carried out by properly trained persons. Periodicity of the routine maintenance, inspection and test shall conform to the relevant Indian Standards.
- (11) Other fire fighting arrangements.-
- (a) In every factory, adequate provision of water supply for fire fighting shall be made and where the amount of water required in liters per minute, as calculated from the formula  $A+B+C+D$  divided by 20 is 550 or more, power driven trailer pumps of adequate capacity to meet the requirement of water as calculated above shall be provided and maintained. In the above formula -
- A = the total area in square meters of all floors including galleries in all buildings of the factory;
- B = the total area in square meters of all floors and galleries including open spaces in which combustible materials are handled or stored.
- C = the total area in square meters of all floors over 15 meters above ground level; and
- D = the total area in square meters of all floors of all building other than those of fire resisting construction;



Provided that in areas where the fire risk involved does not require use of water, such areas under B, C or or D may, for the purpose of calculation, be halved:

Provided further that where the area under B,C or D are protected by permanent automatic fire fighting installations approved by any fire association or fire insurance company, such areas may, for the purpose of calculation, be halved:

Provided also that where the factory is situated at not more than 3 kilometers from an established city or town fire service, the pumping capacity based on the amount of water arrived at by the formula above may be reduced by 25% but no account shall be taken of this reduction in calculating water supply required under clause (a).

- (b) Each trailer pump shall be provided with equipment as per schedule II appended to this rule. Such equipment shall conform to the relevant Indian Standards.
  - (c) Trailer pumps shall be housed in a separate shed or shead which shall be sited close to a principal source of water supplies in the vicinity of the main risk of the factory.
  - (d) In factories where the area is such as cannot be reached by man-hauling of trailer pumps within reasonable time, vehicles with towing attachment shall be provided at the scale of one for every four trailer pumps with a minimum of one such vehicle kept available at all times.
  - (e) Water supply shall be provided to give flow of water as required under clause (a) for at least 100 minutes. At least 50% of this water supply or 450,000 liters whichever is less, shall be in the form of static tanks of adequate capacities (not less than 450,000 liters each) distributed round the factory with due regard to the potential fire risks in the factory. Where piped supply is provided, the size of the main shall not be less than 15 centimeters diameter and it shall be capable of supplying a minimum of 4500 liters per minute at a pressure of not less than 7 kilograms per square centimeter.
  - (f) All trailer pumps including the equipment provided with them and the vehicles for towing them shall be maintained in good condition and subjected to periodical inspection and testing as required.
- (12) Personnel in charge of equipment and for fire fighting, fire drills, etc.-
- (a) The first-aid and other fire fighting equipment to be provided as required in sub-rules (10) and (11) shall be in charge of a trained responsible person.
  - (b) Sufficient number of persons shall be trained in the proper handling of fire fighting equipment as referred to in clause (a) and their use against the type of fire for which they are intended to ensure that adequate number of persons are available for fire fighting both by means of first-aid fire fighting equipment and others. Such persons shall be provided with clothing and equipment including helmets, belts and boots, preferably gumboots. Wherever vehicles with towing attachment are to be provided as required in clause (d) of sub-rule (11), sufficient number of persons shall be available for driving them whenever the need arises.
  - (c) Fire fighting drills shall be held as often as necessary and atleast once in every period of 2 months.
- (13) Automatic sprinklers and fire hydrants shall be in addition and not in substitution of the requirements in sub-rules (10) and (11).

## SCHEDULE-I

## First Aid Fire Fighting Equipments

- (1) The different types of fires and first aid fire fighting equipments suitable for use on them are as under :

Class of Fire	Suitable type of Appliances
A. Fires in ordinary combustibles (wood, vegetable, fibers, paper & the like)	Chemical Extinguishers of soda-acid, Gas/Expelled water and anti-freeze types, and water buckets.
B. Fires in flammable liquids, paints, grease, solvents and the likes	Chemical Extinguishers of foam, Carbon dioxide and dry powder types and sand buckets.
C. Fires in gaseous substances under pressure.	Chemical Extinguishers of carbon dioxide and dry powder types.
D. Fires in Reactive Chemicals, active metals and the like.	Special type of dry powder extinguishers and sand buckets.
E. Fires in electrical equipment.	Chemical extinguishers of carbon dioxide and dry powder type and sand buckets.

- (2) One 9 liters water bucket shall be provided for every 100 sq.m. of the floor area of part thereof and one 9 liters water type extinguishers shall be provided to six buckets or part thereof with a minimum of one extinguisher and two buckets per compartment of the building. Buckets may be dispensed with, provided supply of extinguishers is double than that indicated above.
- (3) Acceptable replacement for water buckets and water type extinguishers in occupancies where class B fires are anticipated, are as under :

Acceptable Replacements	Buckets of water			Water type extinguishers
	For one bucket		For three buckets	For each 9 ltrs. (or 2 gallons) extinguishers.
1.	2.	3.	4.	5.
Dry sand	1 bucket		3 buckets	—
Carbon dioxide Extinguishers	3 kg. or 7 lbs).		9 kg. (or 20 lbs) (In not less than 2 extinguishers).	9 kg. (or 20 lbs.)
Dry powder	2 kg. or (or 5 lbs)		5 kg. (or 11lbs) (or 11 lbs) (In one or more extinguishers)	5 kg. (or 11 lbs).
Foam extinguishers.	9 liters (or 2 gallons)		9 liters (or 2 gallons)	9 liters (or 2 gallons)

- (4) The following provisions shall be complied with where class E fires are anticipated:
- (a) For rooms containing electrical transformers, switchgears, motors and/or other electrical apparatus only, not less than (two) 2kg. Dry powder or Carbon Dioxide type extinguishers shall be provided within 15 m. of the apparatus.
  - (b) Where motors and/or other electrical equipment are installed in rooms other than those containing such equipment only, one 5kg. Dry powder or Carbon dioxide Extinguisher shall be installed within 15m. of such equipment in addition to the requirements mentioned at (3) and (4) above. For this purpose the same extinguisher may be deemed to afford protection to all apparatus within 15 m. thereof.
  - (c) where electrical motors are installed on platforms, one 2 kg. Dry powder or Carbon Dioxide type extinguisher shall be provided on or below each platforms. In case of a long platform with a number of motors, one extinguisher shall be acceptable as adequate for every 3 motors on the common platform. The above requirements shall be in addition to the requirements mentioned at Item (3) & (4) above.
  - (5) The first aid fire fighting equipments shall be so distributed over the entire floor area that a person has to travel not more than 15m. to reach the nearest equipment.
  - (6) Selection of sites for the installation of first aid fire fighting equipments -
    - (a) While selecting sites for first aid fire fighting equipment, due consideration shall be given to the nature of the risk to be covered. The equipments shall be placed in conspicuous positions and shall be readily accessible for immediate use in all parts of the occupancy. It shall always be borne in mind while selecting sites that first aid fire fighting equipments are intended only for use on incipient fires and their value may be negligible if the fire is not extinguished or brought under control in the early stages.
    - (b) Buckets and extinguishers shall be placed at convenient and easily accessible locations either on hangers or on stands in such a way that their bottom is 750 mm above the floor level.

- (7) The operating instructions of the extinguishers shall not be defaced or obliterated. In case the operating instructions are obliterated or have become illegible due to passage of time fresh transfers of the same shall be obtained from the manufacturers of the equipments and affixed to the extinguishers.

#### SCHEDULE-II

##### Equipment to be provided with Trailer pump.

For light trailer pump of a capacity of 680 liters/minute

- 1 Armored section hose of 9 meters length, with wrenches
- 1 Metal section strainer
- 1 Basket strainer
- 1 Two-way section collecting head
- 1 Section adapter
- 10 Unlined or rubber lined 70 mm delivery hose of 25 meters length complete with quick-release couplings
- 1 Dividing breaching-piece
- 2 Branch-piece with 15 mm nozzles
- 1 Diffuser nozzle
- 1 Standpipe with blank cap
- 1 Hydrant key
- 4 Collapsible canvas buckets
- 1 Fire hook (preventor) with cutting edge
- 1 25 mm manila rope of 30 meters length
- 1 Extension ladder of 9 meters length (where necessary)
- 1 Heavy axe
- 1 Spade
- 1 Pick axe
- 1 Crowbar
- 1 Saw
- 1 Hurricane lamp
- 1 Electric torch
- 1 Pair of rubber gloves

For large trailer pump of capacity of 1800 liters/minute

- 1 Armored suction hose of 9 meters length, with wrenches
- 1 Metal strainer
- 1 Basket strainer
- 1 Three-way suction collecting-head
- 1 Section adapter
- 14 unlined or rubber lined 70mm delivery hose of 25 meters length complete with quick-release couplings
- 1 Dividing breaching-piece
- 1 Collection breaching-piece
- 4 Branch pipes with one 25 mm, two 20 mm and one diffuser nozzles
- 2 Standpipe with blank caps
- 2 Hydrant keys
- 6 Collapsible canvas buckets
- 1 Coiling hook (preventor) with cutting edge
- 1 50 mm manila rope of 30 meters length
- 1 Extension ladder of 9 meters length (where necessary)
- 1 Heavy axe
- 1 Spade



- 1 Pick axe
- 1 Crowbar
- 1 Saw
- 1 Hurricane lamp
- 1 Electric torch
- 1 Pair rubber gloves.

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**Notes.** : If it appears to the Chief Inspector of Factories that in any factory the provision of breathing apparatus is necessary he may be order in writing the require the occupier to provide suitable breathing apparatus in addition to the equipment for light trailer pump or large traller pump as the case may be".

In the said rules, after rule 68-A the following new rules shall be inserted, namely :-

**"68-B : Quality of personal protective equipments.**

All personal protective equipments provided to workers as required under any of the provisions of the Act or Rules shall conform to the relevant Indian Standards, if any.

**68-C : Precautions and examination of machine :**

- (1) The following precautions shall be taken when fabrics are processed on polymerising or curing marching for fixing prints by Emulsion Technique, namely :
  - (i) printed fabrics shall be thoroughly dried by passing them over cylinders or thoroughly dried by other equally affective means, before the same are allowed to pass through the polymerising machine.
  - (ii) The exhaust flap or damper shall be provided with a hold or opening, so that at least 2/3 of it is always open.
  - (iii) Infrared ray heaters of the machine shall be cut off wille running the prints.
  - (iv) The electrical heater shall be connected to a separator circuit and shall be provided with an isolated switch so as to ensure that it is completely cut off in an emergency.
  - (v) The electrical heater shall be so located that if there is any dropping of the solvent due to condensation it does not directly come in contact with heaters.
  - (vi) The drive of the exhaust fan shall be interlocked with the main drive of the machine in such a way that if the exhaust motor stops, the machine including all heating devices, shall also stop.
  - (vii) The electrical heaters shall have thermostates to regulate the temperature, so that the heaters shall be automatically cut off, if the temperature rises above the pre-set valve.
  - (viii) Adequate flaps shall be provided on top of the machine which can open and let off the fumes outside the work room in case of an explosion or in case any pressure is built up.
  - (ix) Filter gauge shall be cleaned at least once a week.
  - (x) Exhaust dust shall be cleaned at least once a week.
  - (xi) Tension of the V-Belt drive of the fans shall be checked every week.
- (2) The machine shall be examined under the direct supervision of a responsible person, designated by the occupier or Manager, who by his experience and knowledge of necessary precautions, against riske of explosion, is fit to supervise such work.



- (3) A register shall be maintained in which the details of the various checks carried under sub-rule (2) shall be entered and every entry made therein shall be signed by the person making the checks.

**68-D : Thermic fluid heaters.-**

- (1) All heaters shall be of such construction that coils are removable for periodic cleaning, visual inspection and hydraulic test.
- (2) Suitable arrangements shall be made for cooling the furnace effectively in case of power failure.
- (3) Before restarting the furnace, it shall be effectively purged.
- (4) Velocity of flow of the thermic fluid shall not be allowed to fall below the minimum recommended by the manufacturers while the heater is in operation.
- (5) The thermic fluid shall be circulated in a closed circuit formation with an expansion cum deaerator tank. This tank shall be located outside the shed where the heater is installed.
- (6) Every heater shall be provided with a Photo-register actuated audio-visual alarm to indicate flame failure and automatic burner cut off.
- (7) The stack temperature monitor-cum-controller with audio-visual alarm shall be provided so as to warn the operator in case the outlet temperature exceeds the specified minimum.
- (8) Where inspection doors are provided on the furnace they shall be interlocked with the burner itself so that they cannot be opened until burner is shut off and furnace is cooled sufficiently.
- (9) All heaters shall also be provided with the following safety devices :
  - (a) level control in the expansion tank;
  - (b) temperature control of thermic fluid;
  - (c) differential pressure switch on the out let line of the heater tubes; and
  - (d) temperature control device for the fuel oil supply to the burner.
- (10) All devices mentioned in clause 9 shall have interlocking arrangement with burner so that in case of any predetermined limits being crossed the supply of fuel and air to burner shall automatically be cut-off.
- (11) All safety interlocks when operated shall be indicated on the control panel of the heater by a suitable audio visual alarm.
- (12) Every heater unit shall be provided as a standard accessory an arrangement for sniffing with low pressure stem or nitrogen for putting out the fire.
- (13) Electronic panel for the heater shall be located near the heater but not so close as to be exposed to spilling or leaking oil.
- (14) The heater shall be located in a place segregated from other manufacturing activities.
- (15) Explosion vent shall be so installed that release takes place at safe location.
- (16) The heater coil shall be subjected to pressure test by competent person once atleast in every 12 months. The test pressure shall not be less than twice the operating pressure.
- (17) If repairs are carried out to the coil, it shall be tested before taking it into use.

- (18) The thermic fluid shall conform to the specifications prescribed by the manufacturers and shall be tested by competent person for suitability at least once in every three months period. Such test shall include test for acidity, suspended matter, ash contents, viscosity and flash point.
- (19) Cleaning of the internal surface of the heater or soot and checkup of refractory surface on the inside shall be carried out every month or as often as required depending upon working conditions. The coils shall be removed and surface of the coils cleaned thoroughly once at least in a period of six months. The burner, nozzles, oil filters and pumps shall be cleaned once a week during the period of use.
- (20) A separate register contenting the following information shall be maintained :
  - (a) weekly checks carried out confirming the effectiveness of the interlock;
  - (b) weekly checks confirming that all accessories are in good state of repairs; and
  - (c) information regarding fuel oil temperature, pressure, thermic fluid inlet/outlet pressure and temperature, fuel gas temperature, recorded at 4 hourly interval.
- (21) The heater when in operation shall always be kept in charge of a trained operator.

**68-E : Fragile roofs : Provision of crawling boards, etc.**

In any factory no person shall be required to stand or pass over or work on or near any roof or ceiling which is at a height of more than three meters covered with fragile materials through which he is liable to fall, in case it breaks or gives way, unless :

- (a) Suitable and sufficient ladders, duck ladders or crawling boards, which shall be securely supported are provided and used, and
- (b) a permit to work on the fragile roof is issued to him each time he is required to work thereon by a responsible person of the factory concerned.

**68-F : Safety Committee :**

- (1) In every factory wherein 250 or more workers are ordinarily employed there shall be a Safety Committee.
- (2) The representatives of the management on Safety committee shall include-
  - (a) A senior official, who by his position in the organisation can contribute effectively to the functioning of the Committee, shall be the chairman;
  - (b) a safety officer and a Factory Medical officer wherever available and the safety officer in such a case shall be the secretary of the Committee;
  - (c) a representative each from the production, maintenance and purchase departments.
- (3) The workers representatives on this Committee shall be elected by the workers.
- (4) The tenure of the committee shall be two years.
- (5) Safety Committee shall meet as often as necessary but at least once in every quarter. The minutes of the meeting shall be recorded and produced to the Inspector on demand.
- (6) safety Committee shall have the right be adequately and suitably informed of-
  - (a) potential safety and health hazards to which the workers may be exposed at workplace.
  - (b) data on accidents as well as data resulting from surveillance of the working environment and of the health of workers exposed to hazardous substances so far as the factory is concerned, provided that the committee undertakes to use the data on a confidential

basis and solely to provide guidance and device measures to improve the working environment and the health and safety of the workers.

(7) Function and duties of the safety Committee shall include-

- (a) assisting and cooperating with the management in achieving the aims and objectives outlined in the 'Health and safety policy' of the occupier;
- (b) dealing with all matters concerning health, safety and environment and to arrive at practicable solutions to problems encountered;
- (c) creating safety awareness amongst all working;
- (d) undertaking educational, training and promotional activities;
- (e) discussing reports on safety, environmental and occupational health surveys, safety audits, risk assessment, emergency and disaster management plans and implementation of the recommendations made in the reports;
- (f) carrying out health and safety surveys and identifying causes of accidents;
- (g) looking into any complaint made on the likelihood of an imminent danger to the safety and health of the workers and suggesting corrective measures; and
- (h) reviewing the implementation of the recommendations made by it.

- (8) Where owing to the size of the factory, or any other reason, the functions referred to in sub-rule (7) cannot be effectively carried out by the safety Committee, it may establish sub committee as may be required to assist; it.

**68-G : Ovens and Drivers.** (1) Application - This rule shall apply to ovens and driers, except those used in laboratories or kitchens of any establishment and those which have a capacity below 325 litres.

(2) Definition. - For the purpose of this Rule, oven or drier means any enclosed structure, receptacle, compartment or box which is used for baking, drying or otherwise processing of any article or substance at a temperature higher than the ambient temperature of the air; in the room or space in which the oven or drier is situated, and in which a flammable or explosive mixture of air and a flammable substance is likely to be evolved within the enclosed structure, receptacle, compartment or box or part thereof on account of the article or substance which is baked, dried or otherwise processed within it.

(3) Separate electrical connection.- Electrical power supplied to every oven or drier shall be by means of a separate circuit provided with an isolation switch.

(4) Design, construction, examination and testing.-

- (a) Every oven or drier shall be properly designed on sound engineering practice and be of good construction, sound materials and adequate strength, free from any patent defects and safe if properly used.
- (b) No oven or drier shall be taken into use in a factory for the first time unless a competent person has thoroughly examined all its parts and carried out the tests as are required to establish that the necessary safe system and controls provided for safety in operation for the processes for which it is to be used and a certificate of such examination and tests signed by that competent person has been obtained and is kept available for inspection.
- (c) All parts of an oven or drier which has undergone any alteration or repair which has the effect of modifying any of the design characteristics, shall not be used unless a thorough examination and tests as have been mentioned in clause (b) has been carried out by a



competent person and a certificate of such examination and tests signed by that competent person has been obtained and is kept available for inspection.

(5) Safety ventilation-

- (a) Every oven or drier shall be provided with a positive and effective safety ventilation system using one or more motor-driven centrifugal fans so as to dilute any mixture of air and any flammable substance that may be formed within the oven or drier and maintain the concentration of the flammable substance in the air at a safe level of dilution.
- (b) The safe level of dilution referred to in sub-clause (a) shall be so as to achieve a concentration of the concerned flammable substance in air of not more than 25 percent of its lower explosive limit :

Provided that a level of concentration in air upto 50 percent of the lower explosive limit of the concerned flammable substance may be permitted to exist subject to installation and maintenance of an automatic device which-

- (i) shows continuously the concentration of the flammable substances in air present in the oven or drier at any instant
  - (ii) sound an alarm when the concentration of the flammable substance in air in any part of the oven or drier reaches a level of 50 percent of its lower explosive limit; and
  - (iii) Shuts down the heating system of the oven or drier automatically when the concentration in air of the flammable substance in any part of the oven or drier reaches a level of 60 percent of its lower explosive limits, is provided to the oven or drier and maintained in efficient working condition.
- (c) No oven or drier shall be operated without its safety ventilation system working in an efficient manner.
  - (d) No oven or drier shall be operated with a level of dilution less than what is referred to in sub-clause (b).
  - (e) Exhaust ducts of safety ventilation systems should be so designed and placed that their ducts discharge the mixture of air and flammable substance away from the workrooms and not near windows or doors or other openings from where the mixture could re-enter the workrooms.
  - (f) The fresh air admitted into the oven or drier by means of the safety ventilation system shall be circulated adequately by means of circulating fan or fans through all parts of the oven or drier so as to ensure that there are no locations where the flammable substance can accumulate in the air or become pocketed to any dangerous degree.
  - (g) Throttling dampers in any safety ventilation system should be so designed by cutting away a portion of the damper or otherwise, that the system shall handle at least the minimum ventilation rate required for safety when they are set in their maximum throttling position.

(6) Explosion panels.

- (a) Every oven or drier having an internal total space of not less than half cubic metre shall be provided with suitably designed explosion panels so as to allow release of the pressure of any possible explosion within the oven or drier through explosion vents. The area of openings to be provided by means of such vents together with the area of openings of any access doors which are provided with suitable arrangements for their release in case of an explosion, shall be not less than 2200 square centimetre for every

one cubic metre of volume of the oven or drier. The design of the explosion panels and doors as above said shall be such as to secure their complete release under an internal pressure of 0.25 Kg. per square centimetre.

- (b) The explosion releasing panels, shall, as far as practicable, be situated at the roof of the oven or drier or at those portions of the walls where persons do not remain in connection with operation of the oven and drier.
- (7) Interlocking arrangements.
- (a) In each oven or drier efficient inter-locking arrangements shall be provided and maintained to ensure that-
- (i) all ventilating fans and circulating fans whose failures would adversely effect the ventilation rate of flow pattern, are in operation before any mechanical conveyer that may be provided for feeding the articles or substances to be processed in the oven or drier is put into operation;
  - (ii) failure of any of the ventilating or circulating fans will automatically stop any conveyer as referred to in sub-clause (i) as may be provided as well as stop the fuel supply by closing the shut off valve and shut off the ignition in the case of gas or oil fired ovens, and in the case of electrical heated ovens switch off the electrical supply to the heaters;
  - (iii) the abovesaid mechanical conveyer is set in operation before the abovesaid shut off valve can be energized; and
  - (iv) the failure of the abovesaid conveyer shall automatically close the abovesaid shut off valve in the case of ovens and driers heated by gas, oil or steam and deactivate the ignition system, or cut off the electrical heaters in the case of electrically heated ovens or furnaces.
- (8) Automatic prevention. - Every oven or drier heated by oil, gas, steam or electricity shall be provided with an efficient arrangement for automatic prevention consisting of at least 3 volume changes with fresh air by operation of safety ventilation fans and the circulating fans (if used) so as to effect purging of the oven or drier of any mixture of air and a flammable substance before the heating system can be activated and before the conveyer can be placed in position.
- (9) Temperature control. - Every oven or drier shall be provided with an automatic arrangement to ensure that the temperature within does not exceed a safe upper present limit to be decided in respect of the particular processing being carried on.
- (10) Multistage processes. - Whenever materials are to be processed in ovens or drier in successive operations, suitable arrangement shall be provided to ensure that the operating temperatures necessary for safe operation at each stage are maintained within the design limits.
- (11) Combustible substances not to drip on electrical heaters or burners flame. - Effective arrangements shall be provided in every oven or drier to prevent dripping of combustible substances on electric heaters or burner flame used for heating.
- (12) Periodical examination, testing and maintenance. -
- (a) All parts of every oven and drier shall be properly maintained and thoroughly examined and the various controls as mentioned in this rules and the working of the oven or drier tested at frequent intervals to ensure its safe operation by a responsible person designated by the occupier or manager, who by his experience and knowledge of necessary precautions against risks of explosion, is fit to undertake such work.



- (b) A register shall be maintained in which the details of the various tests carried out from time to time under clause (a) shall be entered and every entry made shall be signed by the person making the tests.
- (13) Training of operators : No person shall be assigned any task connected with operation of any oven or drier unless he has completed 18 years of age and he is properly trained.
- (14) Polymerising machines. -
- (a) printed fabric shall be thoroughly dried by passing them over drying cans or through hot flue or other equally effective means, before the same is allowed to pass through polymerising machines.
- (b) Infrared ray heaters of polymerising machines shall be cut off while running the prints.

**68-H. Ship building, ship-repairing and ship-breaking.**

- (1) Application : - This rule shall apply as respects work carried out in any of the operations as defined in sub-rule. (2).
- (2) Definitions- In this rule unless there is anything repugnant in the subject or context.
- (a) "certificate of entry" means a certificate which is given by a person who is a competent analyst and who is competent to give such certificates, and certifies that he has in an adequate and suitable manner tested the atmosphere in the oil-tank or oil-tanks specified in the certificate and found that having regard to all the circumstances of the case, including the likelihood or otherwise of the atmosphere being or becoming dangerous, entry to the oil-tank or oil-tanks without wearing breathing apparatus may in his opinion be permitted;
- (b) "hot work" means any work which involves -
- (i) welding, cutting, burning, soldering, brazing, sand blasting or chapping by spark, flame producing tools; or
- (ii) use of non-flameproof electrical equipment or equipment with internal combustion engines;
- and includes any other work which is likely to produce sufficient heat capable of igniting flammable gases or vapours;
- (c) "naked light certificate" means a certificate which is given by a person who is a competent analyst and who is competent to give such certificates, and certifies that he has in an adequate and suitable manner tested for the presence of flammable vapour, oil in ship or vessel specified in the certificate and found it to be free therefrom and that having regard to all the circumstances of the case, including the likelihood or otherwise of the atmosphere becoming flammable, the use of naked lights, fires, lamps or heated rivets or any hot work to be carried out may in his opinion be permitted in the oil-tank, compartment, space or other part of the vessel, ship specified in the certificates;
- (d) "oil", means any liquid which has a flash point below 132 degrees centigrade and also includes lubricating oils, liquids methane, liquid butane and liquid propane;
- Explanation : Flash point wherever it occurs in this rule shall be flash point as determined by Aback Closed Cup or Pensky- Marten Closed Cup procedures as described in I.S. 1448-1960.
- (e) "oil-tank" means any tank or compartment in which oil, or has been carried;
- (f) "the operations" means -

construction, reconstruction, or breaking up of any ship or vessel, repairing, refitting, painting and finishing;

- (g) "ship and vessel" have the same meanings as given in the Merchant Shipping Act, 1958;
  - (h) "shipyard" means any yard or dry dock (including the precincts thereof) in which ships or vessels are constructed, reconstructed, repaired, refitted finished or broken.
  - (i) "stage" means any temporary platform on or from which person employed perform work in connection with the operations, but does not include a boatswain's chair;
  - (j) "staging" includes any stage, and any upright, thwart, thwart pin, wedge, distance piece, belt or other appliance or material, not being part of the structure of the vessel, which is used in connection with the support of any stage, and any guard-rails connected with a stage; and
  - (k) "tanker" means a vessel constructed or adopted for carrying a cargo of oil in bulk.
- (3) Access to vessels in dry dock.
- (a) If a ship is lying in a dry dock for the purpose of undergoing any of the operations, there shall be provided as means of access for use of workers at such times as they have to pass to, or from, the ship or dry dock-
    - (i) where reasonably practicable one or more ship's accommodation ladders; or
    - (ii) one or more soundly constructed gangways or similar constructions.
  - (b) The means so provided shall be not less than 55 centimeters wide properly secured and fenced throughout on each side to a clear height of 90 centimeters by means of upper and lower rails, taut ropes or chains or by any other safe means, except that in the case of the ship's accommodation ladder, such fencing shall be necessary on one side only provided where the other side is properly protected by the ship's side.
  - (c) Where at any dry dock, there is a gangway giving access from an alter of the dock to a vessel which is in the dock for the purpose of undergoing any of the operations; and the edge of the alter is unfenced, adequate hand-holds shall be available for any length of the alter which workers commonly use when passing between the gangway and the nearest flight of steps which gives access to ground level.
- (4) Ladders. -
- (a) Subject to clauses (b) and (c) of this sub-rule, every ladder which affords a means of access, communication or support to a person shall -
    - (i) be soundly constructed and properly maintained; and
    - (ii) be of adequate strength for the purpose for which it is used; and
    - (ii) be securely fixed either -
      - (aa) as near its upper resting place as possible, or
      - (bb) where this is impracticable, at its base, or where such fixing is impracticable a person shall be stationed at the base of the ladder when in use to prevent it from slipping; and
    - (iv) unless there is other adequate hand-hold, extend to a height of at least 75 centimeters above the place of landing or the highest rung to be reached by the foot of any person working on the ladder, as the case may be, or, if this is impracticable, to the greatest practicable height.

- (b) Provision contained in sub-clauses (iii) and (iv) of clause (4) of this sub-rule shall not apply to fixed ladders of a ship or to rope ladders. Effective measures by means of roping off or other similar means shall be taken to prevent the use of fixed ladders of a ship which do not comply with requirements (i) and (ii) of that clause.
  - (c) Any worker who removes any ladder and sets it up in a new position shall, as regards that ladder, comply with requirements (iii) of clause (a) of this sub-rule.
  - (b) Rope ladders shall provide foot-hold of a depth including any space behind the ladder of not less than 12 centimetres and, so far as is reasonably practicable, suitable provision shall be made for preventing such ladders from twisting.
- (5) Lashing of ladders.-
- (a) A fiber rope, or a rope made with strands consisting of wire covered with fiber, shall not be used to secure a ladder used for the purpose of the portion.
  - (b) A wire rope shall not be used to secure any such ladders unless its ends are ferruled, but this provision shall not apply in the case of an end which is so situated or protected that a person using the ladder is not liable to come into contact with it so as to suffer injury.
- (6) Boatswain's chairs.-
- (a) Boatswains' chairs and chains, ropes or other gear used for their suspension shall be of sound materials, adequate strength and suitable quality and the chains, ropes or other gear shall be securely attached.
  - (b) Suitable measures shall be taken to prevent where possible the spinning of a boatswain's chair and to prevent any occupant falling therefrom.
- (7) Throwing down materials and articles-
- (a) Subject to the provisions of clause (b) of this sub-rule, parts of starting, tools and other articles and materials shall not be thrown down from a height where they are liable to cause injury to workers, but shall be properly lowered.
  - (b) When the work to be done necessarily involves the throwing down from a height of articles or materials, conspicuous notice shall be posted to warn persons from working or passing underneath the place from which articles or materials may fall, or the work shall be done under the direct supervision of a competent person in authority.
  - (c) No person shall throw down any article or materials from a height except in accordance with the requirements of this sub-rule.
- (8) Loose articles or materials.- So far as practicable, steps shall be taken to minimise the risk arising from loose articles or materials being left lying about in any place from which they may fall on workers or persons passing underneath.
- Precautions against asphyxiation, injurious fumes, explosions or fire.
- (9) Certification for entry into confined spaces likely to contain dangerous fumes. - A space shall not be certified under Section 36(2)(a) of the Act unless any flammable liquids or refrigerant gases by proper purging -
- (a) effective steps have been taken to prevent any ingress of dangerous fumes;
  - (b) any sludge or other deposit liable to give off dangerous fumes has been removed and the space contains no other material liable to give off dangerous fumes; and
  - (c) the space has been adequately ventilated and tested for dangerous fumes and has a supply of air adequate for respiration.



- (10) Precaution against shortage of oxygen : No person shall enter or remain in any confined space in a vessel, being a confined space, in which there is a reason to apprehend that the proportion of oxygen in the air is so low to involve risk of persons being overcome, unless either -
- (a) the space has been and remain adequately ventilated and responsible person has tested in and certified that it is safe for entry without breathing apparatus; or
  - (b) he is wearing a suitable breathing apparatus and a safety belt securely attached to a rope, the free end of which is held by a person standing outside the confined space.
- (11) Construction of plant for cutting, welding or heating metal.
- (a) Pipes or hoses for the supply of oxygen or any flammable gas or vapour to any apparatus for cutting, welding or heating metal shall be of good construction and sound material and be properly maintained.
  - (b) Such pipes or hoses shall be securely attached to the apparatus and other connections by means of suitable clips or other equally effective appliances.
  - (c) Efficient reducing and regulating valves for reducing the pressure of the gases shall be provided and maintained in connection with all cylinders containing oxygen or any flammable gas or vapour at a pressure above atmospheric pressure while the gases or vapours from such cylinders are being used in any process of cutting, welding or heating metal.
  - (d) Where acetylene gas is used for cutting, welding or heating metal - (i) a properly constructed and efficient back-pressure valve and flame arrester shall be provided and maintained in the acetylene supply pipe between each burner or blow-pipe and the acetylene generator, cylinder or container from which it is supplied, and shall be placed as near as practicable to the burner or blow-pipe, except that these requirements shall not apply where an acetylene cylinder serves only one burner or blow-pipe; and (ii) any hydraulic valve provided in pursuance of the preceding sub-clause shall be inspected on each day by every person who uses the burner or blow-pipe on that day and it shall be the duty of every worker who used the burner or blow-pipe to inspect the hydraulic valves accordingly.
  - (e) The operating valves of burners or blow-pipe to which oxygen or any flammable gas or vapour is supplied for the purpose of cutting, welding or heating metal shall be so constructed, or operating mechanism shall be so protected, that the valves cannot be opened accidentally.
- (12) Precautions after use of apparatus for cutting, welding or heating metal.
- (a) In the case of apparatus on board a vessel and used for cutting, welding, or heating metal with the air of oxygen or any flammable gas or vapour supplied at a pressure above atmospheric pressure, the precautions specified in the following clauses of this sub-rule shall be taken when such use ceases for the day or for a substantial period and the apparatus is to be left on board, but need not be taken when such use is discontinued merely during short interruptions of work. The provision of clause (c) and (d) of this sub-rule shall not apply during a meal interval, provided that a responsible person is placed in charge of the plant and equipment referred to therein.
  - (b) Supply valves of cylinders, generators and gas mains shall be securely closed and the valve key shall be kept in the custody of a responsible person.
  - (c) Movable pipes or hoses used for conveying oxygen or flammable gas or vapour and the welding and cutting torches shall, in the case of a vessel undergoing construction, be brought to the top most completed deck, or in the case of a vessel undergoing repair,

to a weather deck or in the either case to some other place of safety which is adequately ventilated to prevent any dangerous concentration of gas or fumes:

Provided that here owing to the nature of the work, it is impracticable to comply with the foregoing requirements of this clause, the pipes or hoses shall be disconnected from cylinders, generators or gas mains, as the case may be.

(13) Naked light and hot work oil-carrying vessels.

(a) Subject to the provisions of clause (b) of this subrule and without prejudice to the provision of subrule (17) no naked light, fire or lamp (other than a safety lamp of a type approved for the purpose of this sub-rule),-

(i) shall be permitted to be applied to, or to be in, or any hot work permitted to be carried out in any part of a tanker, unless, since oil was last carried in that tanker, a naked light certificate has been obtained and is in force in respect of these parts of the tanker for which, in the opinion of a competent analyst, a naked light certificate is necessary:

Provided that a naked light, fire or lamp of a kind specified in writing by a competent analyst may be applied to, or be in, or any hot work of a type specified by him carried on, any part of the tanker so specified.

(ii) shall be permitted -

(aa) to be in any oil-tank on board or in a vessel in which oil-tank the oil last carried was oil having a flash point of less than 23 degrees centigrade or was liquid butters, nor any hot work permitted to be carried out in any such oil tank or vessel, unless a naked light certificate has previously been obtained on the same day and is in force in respect of that oil-tank and of any oil-tank, compartment or space adjacent thereto;

(bb) to be applied to the outer surface of any oil-tank on board or in a vessel in which oil-tank the oil last carried was such oil as aforesaid nor any work of such a nature which is likely to produce sufficient heat capable of igniting flammable gases or vapours permitted to be carried out on the outer surface of such oil-tank or vessel, unless a naked light certificate has previously been obtained on the same day and is in force in respect of that oil tank;

(cc) to be applied to the outer surface of, or to be in, any compartment or space adjacent to an oil-tank on board or in a vessel in which oil-tank the oil last carried was such oil as aforesaid, nor any hot work permitted to be carried out in such compartment or space as aforesaid, nor any work of such nature which is likely to produce sufficient heat capable of igniting flammable gases or vapours, permitted to be carried out on the outer surface of such compartment or space, unless a naked light certificate has previously been obtained on the same day and is in force in respect of that compartment or space :

Provided that where in any such case referred to in paragraphs (aa), (bb) or (cc) of this sub-clause a competent analyst has certified that daily naked light certificates are unnecessary or are necessary only to a specified extent, such a daily certificate need not be obtained or, as the case may be, need only be obtained to the specified extent;

(iii) shall be permitted to be applied to the outer surface of, or to be in, any oil-tank on board or in vessel nor any hot work permitted to be carried out in any such oil-tank or vessel; nor any work of such nature which is likely to produce sufficient heat capable of igniting flammable gases or vapours, permitted to be carried out on the outer surface of



the oil tank or vassal, unless, since oil was last carried in that oil-tank, a naked light certificate has been obtained and is in force in respect of that oil-tank;

- (iv) shall be permitted to be applied to the outer surface of, or to be in, any compartment or space adjacent to an oil-tank on board or in a vessel nor any hot work permitted to be carried out in any such compartment or space, nor any work of such nature which is likely to produce sufficient heat capable of igniting flammable gases or vapours, permitted to be carried out on the outer surface of any such compartment or space, unless, since oil was last carried as cargo in that oil-tank, a naked light certificate has been obtained and is in force in respect of that compartment or space.
- (b) No person shall introduce, have or apply naked light, fire or lamp (other than safety lamp of a type approved for the purpose of this sub-rule) into, in or to any place where they are prohibited by this sub-rule.
- (c) No person shall carry out hot work or any work of such nature which is likely to produce sufficient heat capable of igniting flammable gases or vapours, in any place or any surface where they are prohibited by this sub-rule.
- (d) In this sub-rule the expression 'competent analyst' means an analyst who is competent to give a naked light certificate.

(14) Entering oil-tanks.

- (a) No person (other than an analyst entering with a view to issuing a certificate of entry) shall, unless he is wearing a breathing apparatus of a type approved for the purpose of this sub-rule, enter or remain in an oil-tank on board or in a vessel unless, since the oil-tank last contained oil, a certificate of entry has been obtained and is in force in respect of the tank.
- (b) without prejudice to clause (a) of this sub-rule, no person (other than an analyst entering as aforesaid) shall be allowed or required to enter or remain in an oil-tank on board or in a vessel in which oil-tank the oil last carried was oil having a flash point of less than 23 degrees centigrade unless, since the oil-tank last contained oil, an analyst has certified that the atmosphere is sufficiently free from flammable mixture.
- (c) The provisions of this sub-rule are without prejudice to the provisions of sub-rule (10).

(15) Posting of certificates. - Every occupier for whom a naked light certificate or a certificate of entry is obtained shall ensure that the certificate or a duplicate thereof is posted as soon as may be and remains posted in a position where it may be conveniently read by all persons concerned.

(16) Cleaning of oil-tanks.

- (a) Before a test for flammable vapour is carried out with a view to the issue of a naked light certificate for the purposes of sub-rule (13) in respect of an oil-tank on board or in a vessel, that oil-tank shall, since oil was last introduced into the tank, be cleaned and ventilated in accordance with clause (b) of this sub-rule.
- (b) The said cleaning ventilation shall be carried out by the following methods :-
  - (i) The oil-tank shall be treated in such manner and for such period as shall ensure the vaporization of all volatile oil;
  - (ii) all residual oil and any sludge or other deposit in the oil-tank shall be removed therefrom; and
  - (iii) after the oil-tank has been so cleaned, -

- (aa) all covers of manholes and other openings therein shall be removed and it shall be thoroughly ventilated by mechanical or other efficient means with a view to the removal of all oil vapour; and then
- (bb) the interior surfaces, if any deposit remains thereon, shall be washed or scrapped down.

(17) Provisions as to work in other compartments or spaces.-

- (a) Without prejudice to the other provisions of this rule, if the presence of oil in such quantity and in such position as to be likely to give rise to fire or explosion is detected in any part of a vessel, being a part to which this sub-rule applies and in which repairs of the following kind are to be or are being undertaken, that is to any, repairs involving the use of a naked light, fire or lamp (other than a safety lamp of a type approved for the purpose of sub-rule (40) or involving hot work, such repairs shall not be started or continued until a naked light certificate has been issued or, as the case may, reissued in respect of that part of the vessel.

- (b) This sub-rule shall apply to bilges, shaft tunnels, pump rooms, lamp rooms, and to compartments and spaces other than those to which clause (a) (iv) of sub-rule (13) applies.

(18) Hand protection : Adequate protection for the hands shall be available for all workers when using cutting or welding apparatus to which oxygen or any flammable gas or vapour is supplied at a pressure greater than atmospheric pressure or when engaged in machine caulking or machine riveting or in transporting or stacking plates or in handling plates at machines.

(19) Protection in connection with cutting or welding :

- (a) Suitable goggles fitted with tinted eye-pieces shall be provided and maintained for all persons employed when using cutting or welding apparatus to which oxygen or any flammable gas or vapour is supplied at pressure above atmospheric pressure.
- (b) There shall be provided and maintained for the use of all persons employed when engaged in the process of electric welding-
  - (i) Suitable helmets or suitable head-shields or suitable hand shields to protect the eyes and face from hot metal and from rays likely to be injurious.
- (c) When electric welding is in progress at any place and persons other than those engaged in that process are employed in a position where the rays are likely to be injurious to their eyes, screens shall, where practicable be provided at that place for the protection of these persons. Where it is not practicable to provide effective protection of those persons by screening, suitable goggles shall be provided for their use.

(20) Head protection : When workers are employed in areas where there is danger of falling objects they shall be provided with suitable safety helmets.

(21) Safety belts and life lines -

- (a) Whenever any workers is engaged on work at a place from which he is liable to fall more than 2 meters, he shall be provided with safety belts equipped with life lines which are secured with a minimum of slakes, to a fixed structure unless any other effective means such as provision of guard rails or guard ropes are taken to prevent his falling.
- (b) All safety belts and life lines shall be examined at frequent intervals by a competent persons to ensure that no belt or life line which is not in good condition is used.

## (22) HEALTH AND WELFARE:

Prohibition of employment of young persons in certain processes. :- No young person shall be employed in -

- (a) the application of asbestos by means of spray;
- (b) the breaking down for removal of asbestos lagging;
- (c) the cleaning of sacks or other containers which have contained asbestos ;
- (d) the cutting of material containing asbestos by means of portable power driven saws; or
- (e) the scaling, scurfing or cleaning of boilers, combustion chambers or smoke boxes, where his work exposes him to dust of such a character and to such an extent as to be likely to be injurious or offensive to persons employed in such work.

(23) **SAFETY SUPERVISION** : In the case of every shipyard, a person experienced in the work of such yards shall be appointed and employed exclusively to exercise general supervision of the observance of these rules and to promote the safe conduct of the work generally."

(17) In the said rules, after rule 68-H the following chapter shall be inserted namely:-

**"CHAPTER - IV-A"**

**68-I : Site Appraisal Committee :**

The following provisions shall govern the functioning of the Site Appraisal Committee,

- (i) No member, unless required to do so by a Court of Law, shall disclose otherwise than in connection with the purpose of the Act, at any information relating to manufacturing or commercial business or any working process which may come to his knowledge during his tenure as a Member of this Committee.
  - (a) Application for appraisal of sites in respects of the factories covered under section 2(cb) of the Act shall be submitted to the Chairman of the Site Appraisal Committee.
  - (b) The application for site appraisal alongwith 15 copies thereof shall be submitted in Form No.1-B. The Committee may dispense with furnishing the information on any particular item in the Application form if it considers the same to be not relevant to the application under consideration.
  - (a) The Secretary shall arrange to register the applications received for appraisal of site in a separate register and acknowledge the same within a period of seven days.
  - (b) The secretary shall fix up meeting in such a manner that all the applications received and registered are referred to the Committee within a period of one month from the date of their receipt.
  - (c) The Committee may adopt a procedure for its working keeping in view the need for expeditious disposal of applications.
  - (d) The Committee shall examine the application for appraisal of site with reference to the prohibition and restrictions on the location of industry and the carrying on of processes and operations in different areas as per the provisions of rule 5 of the Environment (Protection) Rules, 1986 framed under the Environment Protection Act, 1986.
  - (e) The Committee may call for the documents, examine experts, inspect the site if necessary and take other steps for formulating its views in regard to the suitability of the site.



- (f) Wherever the proposed site requires clearance by the Ministry of Industry or the Ministry of Environment and Forests, the application for site Appraisal shall be considered by the site Appraisal Committee only after such clearance has been received.

(1) Definitions: In this chapter, unless the context otherwise requires,

(a) "hazardous chemical" means,-

- (i) any chemical which is of the criteria specified in part I of Schedule 1 and is included in the list in column (2) of part II of this Schedule; or
- (ii) any chemical included in the list in Column 2 of Schedule 2; or
- (iii) any chemical included in the list in Column 2 of Schedule 3;

(b) "Industrial activity" means,-

- (i) an operation or process carried out in an industrial installation referred to in Schedule 4 involving or likely to involve one or more hazardous chemicals and includes on-site storage or on-site transport which is associated with that operation or process as the case may be; or
- (ii) isolated storage;

(c) "Isolated storage" means storage where no other manufacturing process other than pumping of hazardous chemical is carried out and that storage involves at least the quantity of that chemical set out in Schedule 2, but does not include storage associated with an installation specified in Schedule 4 on the same site,

(d) "major accident hazard" means an occurrence (including in particular a major emission, fire or explosion) involving one or more hazardous chemicals and resulting from uncontrolled developments in the course of an industrial activity or owing to natural events, leading to a serious danger to persons, with immediate or delayed, inside or outside the installation or damage to property or adverse effects on the environment;

(e) "pipeline" means a pipe (together with any apparatus and works associated therewith), or system of pipes (together with any apparatus and works associated therewith), for the conveyance of a hazardous chemical, other than a flammable gas as set out in Column 2 of Part II of Schedule 3 at a pressure of less than 8 bars absolute;

(f) "Schedule" means a Schedule appended to these rules:

(g) "site" means any location where hazardous chemicals are manufactured or processed, stored, handled, used, disposed of and includes the whole of an area under the control of occupier;

(h) words and expressions used that not defined in this chapter but defined or used in the Factories Act, 1948 and these rules shall have the same meaning as assigned therein.

**(2) Collection, development and dissemination of information-**

(1) This sub Rule shall apply to an industrial activity in which a hazardous chemical which is of the criteria specified in part I of Schedule 1 and is included in the list in Column-2 of Part II of that Schedule is or may be involved.

(2) The occupier of every factory involving an industrial activity in terms of clause (1) shall arrange to obtain or develop detailed information on hazardous chemical in the form of a material safety data sheet as specified in Schedule-5. The information shall be accessible to workers upon request for reference.

- (3) The occupier while obtaining or developing a material safety data sheet as specified in Schedule 5 in respect of a hazardous chemical handled by him shall ensure that the information is recorded accurately and reflects the scientific evidence used in making the hazard determination. In case, any significant information regarding hazard of a chemical is available it shall be added to the material safety data sheet as specified in schedule 5 as soon as possible.
- (4) Every container of a hazardous chemical shall be clearly labeled or marked to identify,-
- a) the contents of the container;
  - b) the name and address of the manufacturer or importer of the hazardous chemical; and
  - c) the physical chemical and toxicological data of the hazardous chemical.
- (5) In terms of clause (4) where it is impractical to label a chemical in view of the size of the container or the nature of the package, provision shall be made for other effective means like tagging or accompanying documents.

**(3) General responsibility of the Occupiers -**

- 1) This sub rule shall apply to,-

- (a) an industrial activity, other than isolated storage, in which a hazardous chemical which is any of the criteria specified in Part I of schedule 1 and is include in the Column 2 of Part II of that Schedule is or may be involved; and isolated storage in which there is involved a quantity of a hazardous chemical include in the list in column 2 of schedule 2 which is equal to or more than the quantity specified in the Schedule for that chemical in Column 3 thereof.

- (2) The occupier of every factory including an industrial activity in terms of clause (1) shall provide evidence to show that he has-

- (a) identified the major accident hazards; and

- (b) taken adequate steps to -

- (i) prevent such major accidents and to limit their consequences to persons and the environment; and

- (ii) provide the persons working on the site with the information, training and equipment including antidotes necessary to ensure their safety.

**5. Notification of major accidents -**

- (1) Where a major accident occurs on site, the occupier shall forthwith intimate and report to the Inspector and the Chief Inspector about the accident, and furnish thereafter to the Chief Inspector a report relating to the accident in installments, if necessary, in Schedule 6.

- (2) The chief Inspector shall on receipt of the report under clause (1) shall undertake a full analysis of the major accident and send the requisite information to the Directorate General Factory Advice Service and Labour Institute (DGFASLI) and the Ministry of Labor through appropriate channel.

**6. Industrial activities to which sub rule (6) to (12) apply.**

- (1) (a) subrule (6) to (8) and (12) both inclusive shall apply to an industrial activity, other than isolated storage, a quantity of a hazardous chemical include in the Column 2 of Schedule 3 which is equal to or more than the quantity specified in the entry for that chemical in column 3 of that schedule.



- (b) Subrule 9 to 11 both inclusive to an industrial activity, other than isolated storage, including a quantity of a hazardous chemical included in the list in column 2 of Schedule 3 which is equal to or more than the quantity specified in the entry for that chemical in column 2 of the schedule.
- (c) Subrule 6 to 8 (both inclusive) shall apply to an isolated storage including a quantity of a hazardous chemical include in the column 2 of Schedule 2 which is equal to or more than the quantity specified in the entry for that chemical in Column 3 of that Schedule, and
- (d) Sub rules (9) to (12) (both inclusive) shall apply to an isolated storage including of a hazardous chemical included in the list in Column 2 of Schedule 2 which is equal to or more than the quantity specified in the entry for that chemical in Column 4 of that schedule.

(2) For the purpose of sub rules (6) to (12)-

(a) "New industrial activity" means an industrial activity which -

- (i) was commenced after the date of coming into operation of these rules; or
- (ii) if commenced before that date, is an industrial activity in which there has been since that date a modification which would be likely to have important implications for major accident, and that activity shall be deemed to have been commenced on the date on which the modification was made; and

(b) "existing industrial activity" means an industrial activity which is not a new industrial activity.

#### 6. Notification of industrial activities -

- (1) An occupier shall not undertake any industrial activity unless he has submitted a written report to the Chief Inspector containing the particulars specified in Schedule 7 at least 3 months before commencing that activity or before such shorter time as the Chief Inspector may agree and for the purpose of this clause an activity in which subsequently there is or is likely to be a quantity involving of a hazardous chemical included in the list in Column 3 of Schedules 2 and 3 or more of an additional hazardous chemical shall be notified according.
- (2) No report under clause (1) shall be necessary to be submitted by the occupier, if he submits a report under Clause (i) sub-rule (9).

#### 7. Updating of the notification under sub-rules (6):

Where an activity has been reported in accordance with of sub rule (6) and the occupier makes a change in it ( including an increases or decreases in the maximum quantity of a hazardous chemical to which this subrule applies which is or is liable to be at the site or in the pipelines or the cessation of the activity) which affects the particulars specified in that report or any subsequent report made under this rule, the occupier shall forthwith furnish a further report to the Chief Inspector.

#### 8. Transitional provision.

Where. -

- (a) on the date of coming into force of this rules, an occupier who is engaged in existing industrial activity which is required to be reported under clause (1) of sub rules (6), or
- (b) within 6 months after that date an occupier commences any such new industrial activities:

it shall be a sufficient compliance of that subrule if he reports to the Chief Inspector with the particulars specified in Schedule 7 within 3 months from the date of coming into force of these rules or within such longer time as the Chief Inspector may agree in writing.

**9. Safety reports.**

(1) Subject to clause (2) and (3) Occupier shall not undertake any industrial activity to which this subrule applies, unless he has prepared a safety report on that industrial activity containing the information specified in Schedule 8 and has sent a copy of that report to the Chief Inspector at least 3 months before commencing that activity.

(2) In the case of a new industrial activity which an occupier commences, or by virtue of clause (2) (a) (ii) of subrule (5) is deemed to commence, within 6 months after coming into force of these rules, it shall be sufficient compliance with clause (1) of this subrule if the occupier sends to the Chief Inspector a copy of the report required in accordance with that clause within 3 months from the date of coming into operation of these rules.

(3) In the case of an existing industrial activity, until five years from the date of coming into force of these rules, it shall be a sufficient compliance with clause (1) of this subrule, if the occupier on or before 3 months from the date of the coming into force of these rules sends to the Chief Inspector the information specified in Schedule 7 relating to that activity.

**10. Updating of reports under subrule (9)**

(1) Where an occupier has made a safety report in accordance with clause (1) of subrule 10, he shall not make any modification to the industrial activity to which that safety report relates which could materially affect the particulars in that report, unless he has made a further report to take account of those modifications and has sent a copy of that report to the Chief Inspector at least 3 months before making those modifications.

(2) Where an occupier has made a report in accordance with Rule (9) and clause (1) of subrule and that industrial activity is continuing, the occupier shall within three years of the date of the last such report, make a further report, which shall have regard in particular to new technical knowledge which has affected the particulars in the previous report relating to safety and hazard assessment, and shall within one month or in such longer time as the Chief Inspector may agree in writing, send a copy of the report to the Chief Inspector.

**11. Requirements for further information.**

Where in accordance with clause (1) of subrule (9), an occupier has sent safety report relating to an industrial activity to the Chief Inspector, the Chief Inspector may, by a notice served on the occupier, require him to provide such additional information as may be specified in the notice and the occupier shall send that information to the Chief Inspector within such time as may be specified in the notice or within such extended time as the Chief Inspector may subsequently specify.

**12. Preparation of on-site emergency plans by the Occupier.**

(1) An occupier who has control of an industrial activity to which this subrule applies shall prepare in consultation with the Chief Inspector, keep up to date and furnish to the Chief Inspector, and the Inspector an on-site emergency plan detailing how major accidents shall be dealt with on the site on which the industrial activity is carried on and that plan shall include the name of the person who is responsible for safety on the site and the names of those who are authorized to take action in accordance with the plan in case of an emergency.

(2) The occupier shall ensure that the emergency plan prepared in accordance with clause (1) of this subrule, takes into account any modification made in the industrial activity and that every person on the site who is affected by the plan is informed of its relevant provisions.

- (3) The occupier shall prepare the emergency plan required under clause (1) of this sub rule-
- (a) In the case of a new industrial activity, before that activity is commenced; except that, in the case of a new industrial activity which is commenced or is deemed to have been commenced before a date of three months after the coming into force of these rules, by that date or
- (b) in the case of an existing industrial activity within three months of coming into force of these rules.

### 13. Improvement notice.

- (1) If an Inspector is of the opinion that an Occupier-
- (a) is contravening one or more of these rules; or
- (b) has contravened one or more of these rules in such a way which makes it likely that the contravention shall continue or be repeated,

he may serve on him a notice (in this sub rule referred to as "an improvement notice") stating that he is of that opinion, specifying the rule or rules as to which he is of that opinion, giving particulars of the reasons why he is of that opinion, and requiring that occupier to remedy the contravention or, as the case may be, the matters occasioning it within such period as may be specified in the notice.

- (2) A notice served under clause (1) of this sub rule may include directions as to the matters to be taken by the occupier to remedy and contravention or matter to which the notice relates.

### SCHEDULE 1

(see rule 68-J (i) (a) (1), (2)(1), (3)(1)(a) and (b) (4)(2)(1))

#### Indicative Criteria and List of Chemicals

##### Part I - INDICATIVE CRITERIA

##### (a) Toxic Chemicals :

Chemicals having the following values of acute toxicity and which, owing to their physical and chemical properties, are capable of producing major accident hazards.

Sl. no.	Degree of Toxicity	LD50 absorbed orally in rate mg/kg body weight	LD50 by cutaneous absorption in rate or rabbits mg/kg body weight	LC50 adsorbed by inhalation (4 hours) in rate mg/litre
1.	Extremely toxic	< - 50	< - 200	0.1 - 0.5
2.	Highly	51 - 500	201 - 2000	0.5 - 2.0

##### (b) Flammable chemicals :

- (i) Flammable gasses : Chemicals which in the gaseous state at normal pressure and mixed with air become flammable and the boiling point of which at normal pressure is 20 degree C or below;

- (ii) highly flammable liquids; Chemicals which have a flash point lower than 23 degree C or and the boiling point of which at normal pressure is above 20 degree C;
- (iii) Flammable liquids: Chemicals which have a flash point lower than 65 degree C and which remain liquid under pressure, where particular processing conditions, such as high pressure and high temperature, may create major accident hazards.

**(c) Explosives :**

Chemicals which may explode under the effect of flame, heat or photo-chemical condition, or which are more sensitive to shocks or friction than dinitrobenzene.

**SCHEDULE 1 (continued)****PART - II LIST OF HAZARDOUS CHEMICALS**

Sl. No. (Column 1)	Name of the chemical (Column 2)
1.	ACETONE
2.	ACETONE CYANOHYDRINE
3.	ACETYL CHLORIDE
4.	ACETYLENE (ETHYNE)
5.	ACROLEIN (2 - PROPENAL)
6.	ACRYLONITRILE
7.	ALDICARE
8.	ALDRINE
9.	ALKYL PHTHALATE
10.	ALLYL ALCOHOL
11.	ALLYLAMINE
12.	ALPHA NAPHTHYL THIOUREA (ANTU)
13.	4 - AMINODIPHENYL
14.	2 - AMINOPHENOL
15.	AMITON
16.	AMMONIA
17.	AMMONIUM NITRATE
18.	AMMONIUM NITRATE in fertilizers
19.	AMMONIUM SULFAMATE
20.	ANABASINE
21.	ANILINE
22.	P-ANISIDINE
23.	ANTIMONY and COMPOUNDS
24.	ANTIMONY HYDRIDE (STIBINE)
25.	ARSENIC HYDRIDE (ARSINE)
26.	ARSENIC PENTOXIDE, ARSENIC (V) ACID and SALTS
27.	ARSENIC TRIOXIDE, ARSENIOUS (III) ACIDS and SALTS
28.	ASBESTOS
29.	AZINPHOS -ETHYL
30.	AZINPHOS - METHYL
31.	BARIUM AZIDE
32.	BENZENE
33.	BENZIDINE
34.	BENZICINE SALTS
35.	BENZOQUINONE
36.	BENZOYL CHLORIDE
37.	BENZOYL PEROXIDE



Sl. No.	Name of the chemical
(Column 1)	(Column 2)
38.	BENZYL CHLORIDE
39.	BENZYL CYANIDE
40.	BERYLLIUM (POWDERS, COMPOUNDS)
41.	BIPHENYL
42.	BIS (2-CHLOROMETHYL) KETONE
43.	BIS (2,4,6-TRINITROPHENYL) AMINE
44.	BIS (2-CHLOROETHYL)SULPHIDE
45.	BIS (CHLOROMETHYL)ETHER
46.	2,2-BIS (TERT-BUTYLPEROXY) BUTANE
47.	1,1 -BIS (TERT - BUTYLPEROXY) CYCLOREXANE
48.	BIS - 1,2 (TRIBROMOPHENOXY) - ETHANE
49.	BISPHENOL
50.	BORON and COMPOUNDS
51.	BROMINE
52.	BFROMINE PENTAFLUORIDE
53.	BROMOFORM
54.	1,3 - BUTADIENE
55.	BUTANE
56.	N - BUTANETHIOL
57.	2 - BUTANONE
58.	BUTOXY ETHANOL
59.	BUTYL GLYCIDAL ETHER
60.	tert- BUTYL PEROXYACETATE
61.	tert- BUTYL PEROXYISOBUTYRATE
62.	tert- BUTYL PEROXYISOPROPYL CARBONATE
63.	tert- BUTYL PEROXYMALEATE
64.	tert- BUTYL PEROXYPIVALATE
65.	BUTYL VINYL ETHER
66.	BUTYLAMINE
67.	C9- AROMATIC HYDROCARBON FRACTION
68.	CADMIUM and COMPOUNDS
69.	CADMIUM OXIDE (fumes)
70.	CALCIUM CYANIDE
71.	CAPTAN
72.	CAPTOFOL
73.	CARBARYL (SEVIN)
74.	CABOFURAN
75.	CARBON DISULPHIDE
76.	CARBON MONOXIDE
77.	CARBON TETRACHLORIDE
78.	CARBOPHENOTHION
79.	CELLULOSE NITRATE
80.	CHLORATES (use in explosives)
81.	CHLORADANE
82.	CHLORFENVINPHOS
83.	CHLORINATED BENZENES
84.	CHLORINE
85.	CHLORINE DIOXIDE
86.	CHLORINE OXIDE
87.	CHLORINE TRIFLUORIDE
88.	CHLORMEQUATE CHLORIDE



Sl. No. (Column 1)	Name of the chemical (Column 2)
89.	CHLOROACETAL CHLORIDE
90.	CHLOROACETALDEHYDE
91.	2 - CHLOROANILINE
92.	4 - CHLOROANILINE
93.	CHLOROBENZENE
94.	CHLORODIPHENYL
95.	CHLOROEOXYPROANE
96.	CHLOROETHANOL
97.	CHLOROETHYL CHLOROFORMATE
98.	CHLOROFUOROCARBONS
99.	CHLOROFORM
100.	4 - (CHLOROFORMYL) ,MORPHOLINE
101.	CHLROMETHANE
102.	CHLROMETHYL ETHER
103.	CHLORONITROBENZENE
104.	CHLOROPRENE
105.	CHLROSULPHONIC ACID
106.	CHLOROTRINITROBENZENE
107.	CHLOROXURON
108.	CHROMIUM and COMPOUNDS
109.	COBOLT and COMPOUNDS
110.	COPPER and COMPOUNDS
111.	COUMAFURYL
112.	COUMAPHOS
113.	COUMATETRALYL
114.	CRESOLS
115.	CRIMIDINE
116.	CUMENE
117.	CYANOPHOS
118.	CYANOTHOATE
119.	CYANURIC FLUORIDE
120.	CYCLOHEXANE
121.	CYCLOHEXANOL
122.	CYCLOHEXANONE
123.	CYCLOHEXAMIDE
124.	CYCLOPENTADIENE
125.	CYCLOPENTANE
126.	CYCLOTETRAMETHYLENETETRANITRAMINE
127.	CYCLOTRIMETHYLENETRINITRAMINE
128.	DDT
129.	DECABROMODIPHENYL OXIDE
130.	DEMETON
131.	DI-ISOBUTYRYL PEROXIDE
132.	DI-n-PROPYL PEROXYDICARBONATE
133.	DI-sec-BUTYL PEROXYDICARBONATE
134.	DIALIFOS
135.	DIAZODINITROPHENOL
136.	DIAZOMETHANE
137.	DIBENZYL PEROXYDICARBONATE
138.	DICHLOROACETYLENE
139.	o-DICHLOROBENZENE

Sl. No. (Column 1)	Name of the chemical (Column 2)
140	p-DICHLOROBENZENE
141.	DICHLOROETHANE
142.	DICHLOROETHYL ETHER
143.	2,4-DICHLOROPHENOL
144.	2,6-DICHLOROPHENOL
145.	2,4-DICHLOROPHENOXY ACETIC ACID, (2,4-D)
146.	1,2-DICHLOROPROPANE
147.	3,5-DICHLOROSALICYLIC ACID
148.	DICHLOROVOS (DDVP)
149.	DICROTAPHOS
150.	DIELDRIN
151.	DIEPOXYBUTANE
152.	DIETHYL PEROXYDICARBONATE
153.	DIETHYLENE GLOYCOL DINITRATE
154.	DIETHYLENE TRIAMINE
155.	DIETHYLENEGLYCOL BUTYL ETHER/DIETHYLENEGLYCOL BUTYL ACETATE
156.	DIETHYLENETRIAMINE (DETA)
157.	DIGLYCIDYL ETHER
158.	2,2-DIHYDROPEROXYPROPANE
159.	DIISOBUTYRYL PEROXIDE
160.	DIMEFOX
161.	DIMETHOATE
162.	DIMETHYL PHOSPHORAMIDOCYANIDIC ACID
163.	DIMETHYL PHTHALATE
164.	DIMETHYLCARBOMOYL CHLORIDE
165.	DIMETHYLNITROSAMINE
166.	DINITROPHENOL, SALTS
167.	DINITROTOLUENE
168.	DINITRO-o-CRESOL
169.	DIOXANE
170.	DIOXATHION
171.	DIOXOLANE
172.	DIPHACINONE
173.	DIPHOSPHORAMIDE OCTAMETHYL
174.	DIPROPYLENE GLYCOLMETHYLETHER
175.	DISULFOTON
176.	ENDOSULFAN
177.	ENDRIN
178.	EPICHLOROPYDRINE
179.	EPN
180.	1,2-EPOXYPROPANE
181.	ETHION
182.	ETHYL CARBAMATE
183.	ETHLY ETHER
184.	2-EHTYL HEXANOL
185.	ETHYL MERCAPTAN
186.	ETHYL METHACRYLATE
187.	ETHYL NITRATE
188.	ETHYLAMINE
189.	ETHYLENE
190.	ETHYLENE CHLOROHYDRINE

Sl. No. (Column 1)	Name of the chemical (Column 2)
191.	ETHYLENE DIAMINE
192.	ETHYLENE DIBROMIDE
193.	ETHYLENE DICHLORIDE
194.	ETHYLENE GLYCOL DINITRATE
195.	ETHYLENE OXIDE
196.	ETHYLENE IMINE
197.	ETHYLTHIOCYANATE
198.	FENSULPHOTHION
199.	FLUENETIL
200.	4-FLUORO,2-HYDROXYBUTYRIC ACID & SALTS, ESTERS, AMIDES
201.	FLUOROACETIC ACID & SALTS, ESTERS, AMIDES
202.	4-FLUOROBUTYRIC ACID & SALTS, ESTERS, AMIDES
203.	4-FLUOROCHROTONIC ACID & SALTS, ESTERS, AMIDES
204.	FORMALDEHYDE
205.	GLYCONITRILE (HYDROXYACETONITRILE)
206.	1-GUANYL-4-NITROSAMINO GUANYL-1-TETRAZENE
207.	HEPTACHLOR
208.	HEXACHLORO CYCLOPENTADIENE
209.	HEXACHLOROCYCLOHEXANE
210.	HEXACHLOROCYCLOMETHANE
211.	1,2,3,7,8,9-HEXACHLORODIBENZO-p-DIOXINE
212.	HEXAFLUOPROPENE
213.	HEXAMETHYLPHOSPHORAMIDE
214.	3,3,6,6,9,9-HEXAMETHYL-1,2,4,5- TETROXACYCLONONANE
215.	HEXAMETHYLENEDIAMINE
216.	HEXANE
217.	2,2',4,4',6,6'-HEXANITROSTILBENE
218.	HEXAVALENT CHROMIUM
219.	HYDRAZINE
220.	HYDRIZINE NITRATE
221.	HYDROCHLORIC ACID
222.	HYDROGEN
223.	HYDROGEN BROMIDE (HYDROBROMIC ACID)
224.	HYDROGEN CHLORIDE (LIQUEFIED GAS)
225.	HYDROGEN CYANIDE
226.	HYDROGEN FLUORIDE
227.	HYDROGEN SELENIDE
228.	HYDROGEN SULPHIDE
229.	HYDROQUINONE
230.	IODINE
231.	ISOBENZAN
232.	ISODRIN
233.	ISOPHORONE DIISOCYANATE
234.	ISOPROPYL ETHER
235.	JUGLONE (5-HYDROXYNAPHTHALENE-1,4-DIONE)
236.	LEAD (inorganic fumes & dusts)
237.	LEAD 2,4,6-TRINITRORESORCINOXIDE (LEAD STYPHNATE)
238.	LEAD AZIDE
239.	LEPTOPHOS
240.	LINDANE
241.	LIQUEFIED PETROLEUM GAS (LPG)

Sl. No. (Column 1)	Name of the chemical (Column 2)
242.	MALEIC ANHYDRIDE
243.	MANGANESE and COMPOUNDS
244.	MERCAPTO BENZOTHAZOLE
245.	MERCURY ALKYL
246.	MERCURY FULMINATE
247.	MERCURY METHYL
248.	METHACRYLIC ANHYDRIDE
249.	METHACRYLONITRILE
250.	METHACRYLOYL CHLORIDE
251.	METHAMIDOPHOS
252.	METHANESUPHONYL FLUORIDE
253.	METHANETHIOL
254.	METHOXY ETHANOL (2-METHYL CELLOSOLVE)
255.	METHOXYETHYLMERCURIC ACETATE
256.	METHYL ACRYLATE
257.	METHYL ALCOHOL
258.	METHYL AMYLKETONE
259.	METHYL BROMIDE (BROMOMETHANE)
260.	METHYL CHLORIDE
261.	METHYL CHLOROFORM
262.	METHYL CYCLOHEXENE
263.	METHYL ETHYL KETONE PEROXIDE
264.	METHYL HYDRAZINE
265.	METHYL ISOBUTYL KETONE
266.	METHYL ISOBUTYL KETONE PEROXIDE
267.	METHYL ISOCYANATE
268.	METHYL ISOTHIOCYANATE
269.	METHYL MERCAPTAN
270.	METHYL METHACRYLATE
271.	METHYL PARATHION
272.	METHYL PHOSPHONIC DICHLORIDE
273.	N-METHYL,2,4,6,-TETRANITROANILINE
274.	METHYLENE CHLORIDE
275.	4,4'-METHYLENEBIS (2-CHLOROANILINE)
276.	METHYLTRICHLOROSILANE
277.	MEVINPHOS
278.	MOLYBDENUM & COMPOUNDS
279.	N-METHYL-N,,2,4,6-N-TETRANITROANILINE
280.	NAPHTHA (COAL TAR)
281.	2-NAPHTHYLAMINE
282.	NICKEL & COMPOUNDS
283.	NICKEL TETRACARBONYL
284.	o-NITROANILINE
285.	p-NITROANILINE
286.	NITROBENZENE
287.	p-NITROCHLOROBENZENE
288.	NITROCYCLOHEXANE
289.	NITROETHANE
290.	NITROGEN DIOXIDE
291.	NITROGEN OXIDES
292.	NITROGEN TRIFLUORIDE

Sl. No. (Column 1)	Name of the chemical (Column 2)
293.	NITROGLYCERINE
294.	p-NITROPHENOL
295.	1-NITROPROPANE
296.	2-NITROPROPANE
297.	NITROSODIMETHYLAMINE
298.	MOTROTOLUNE
299.	OCTABROMOPHENYL OXIDE
300.	OLEUM
301.	OLEYLAMINE
302.	OO-DIETHYL S-ETHYLSULPHINYLMETHYL PHOSPHOROTHIOATE
303.	OO-DIETHYL S-ETHYLSULPHONYLMETHYL PHOSPHOROTHIOATE
304.	OO-DIETHYL S-ETHYLTHIOMETHYL PHOSPHOROTHIOATE
305.	OO-DIETHYL S-ISOPROPYLTHIOMETHYL PHOSPHORODITHIOATE
306.	OO-DIETHYL S-PROPYLTHIOMETHYL PHOSPHORODITHIOATE
307.	OXYAMYL
308.	OXYDISULFOTON
309.	OXYGEN (LIQUID)
310.	OXYGEN DIFLUORIDE
311.	OZONE
312.	PARAOXON (DIETHYL 4-NITROPHENYL PHOSPHATE)
313.	PARAFQUAT
314.	PARATHION
315.	PARATHION METHYL
316.	PARIS GREEN (BISD ACETO HEXAMETAARSENITOTETRA COPPER)
317.	PENTABORANE
318.	PENTABROMODIPHENYL OXIDE
319.	PENTABROMOPHENOL
320.	PENTACHLORO NAPHTHALENE
321.	PENTACHLOROETHANE
322.	PENTACHLOROPHENOL
323.	PENTAERYTHRITOL TETRANITRATE
324.	PENTANE
325.	PERACETIC ACID
326.	PERCHLOROETHYLENE
327.	PERCHLOROMETHYL MERCAPTAN
328.	2-PENTANONE,4-METHYL
329.	PHENOL
330.	PHENYL GLYCIDAL ETHER
331.	PHENYLENE P-DIAMINE
332.	PHENYLMERCURY ACETATE
333.	PHORATE
334.	PHOSACETIM
335.	PHOSALANE
336.	PHOSFOLAN
337.	PHOSGENE (CARBONYL CHLORIDE)
338.	PHOSMET
339.	PHOSPHAMIDON
340.	PHOSPHINE (HYDROGEN PHOSPHIDE)
341.	PHOSPHORIC ACID AND ESTERS
342.	PHOSPHORIC ACID, BROMOETHYL BROMO (2,2-DIMETHYLPROPYL) BROMOETHYL ESTER



Sl. No. (Column 1)	Name of the chemical (Column 2)
343.	PHOSPHORIC ACID, BROMOETHYL BROMO (2,2-DIMETHYLPROPYL) CHLOROETHYL ESTER
344.	PHOSPHORIC ACID, CHLOROETHYL BROMO (2,2-DIMETHOXYLPROPYL) CHLOROETHYL ESTER
345.	PHOSPHOROUS & COMPOUNDS
346.	PHOSTALAN
347.	PICRIC ACID (2,4,6-TRINITROPHENOL)
348.	POLYBROMINATED BIPHENYLS
349.	POTASSIUM ARSENITE
350.	POTASSIUM CHLORATE
351.	PROMURIT (1-(3,4-DICHLOROPHENYL)-3-TRIAZENETHIOCARBOXAMIDE)
352.	1,3-PROPANESULTONE
353.	1-PROPEN, 2-CHLORO-1,3-DIOL-DIACETATE
354.	PROPYLENE DICHLORIDE
355.	PROPYLENE OXIDE
356.	PROPYLENEIMINE
357.	PYRAZOXON
358.	SELENIUM HEXAFLUORIDE
359.	SEMICARBAZIDE HYDROCHLORIDE
360.	SODIUM ARSENITE
361.	SODIUM AZIDE
362.	SODIUM CHLORATE
363.	SODIUM CYANIDE
364.	SODIUM PICRAMATE
365.	SODIUM SELENITE
366.	STYRENE, 1,1,2,2-TETRACHLOROETHANE
367.	SULFOTEP
368.	SULPHUR DICHLORIDE
369.	SULPHUR DIOXIDE
370.	SULPHUR TRIOXIDE
371.	SULPHURIC ACID
372.	SULPHOXIDE, 3-CHLOROPROPYLOCTYL
373.	TELLURIUM
374.	TELLURIUM HEXAFLUORIDE
375.	TEPP
376.	TERBUFOS
377.	alpha-TERABROMOBISPHENOL
378.	2 2 5 6-TETRACHLORO-2, 5-CYCLOHEXADIENE-1, 4-DIONE
379.	2 3 7 8-TETRACHLORODIBENZO-p-DIOXIN (TCDD)
380.	TETRAETHYL LEAD
381.	TETRAFLUOROETHANE
382.	TETRAMETHYLENEDISULPHOTETRAMINE
383.	TETRAMETHYL LEAD
384.	TETRANITROMETHANE
385.	THALLIUM & COMPOUNDS
386.	THIONAZIN
387.	THIONYL CHLORIDE
388.	TIRPATE
389.	TOLUENE
390.	TOLUENE-2-4-DIISOCYANATE
391.	o-TOLUIDINE

Sl. No. (Column 1)	Name of the chemical (Column 2)
392.	TOLUENE 2,6-DIISOCYANATE
393.	TRANS-1,4-CHLOROBUTENE
394.	1-TRI, (CYCLOHEXYL)STANNYL-1H-1,2,4-TRIAZOLE
395.	1 3 5-TRIAMINO-2,4,6-TRINITROBENZENE
396.	2 4 6-TRIBROMOPHENOL
397.	TRICHLORO ACETYL CHLORIDE
398.	TRICHLORO ETHANE
399.	TRICHLORO NAPHTHALENE
400.	TRICHLOROCHLOROMETHYLSILANE
401.	TRICHLORODICHLOROPHENYLSILANE
402.	1,1,1-TRICHLOROETHANE
403.	TRICHLOROETHYL SILANE
404.	TRICHLOROETHYLENE
405.	TRICHLOROMETHANESULPHENYL CHLORIDE
406.	2,2,6-TRICHLOROPHENOL
407.	2,4,5-TRICHLOROPHENOL
408.	TRIETHYLAMINE
409.	TRIETHYLENEMELAMINE
410.	TRIMETHYL CHLOROSILANE
411.	TRIMETHYLOLPROPANE PHOSPHITE
412.	TRINITROANILINE
413.	2,4,6-TRINITROANISOLE
414.	TRINITROBENZENE
415.	TRINITROBENZOIC ACID
416.	TRINITROCRESOL
417.	2,4,6-TRINITROPHENETOLE
418.	2,4,6-TRINITRORESORCINOL (STYPHNIC ACID)
419.	TRINITROTOLUENE
420.	TRIORTHOCRESYL PHOSPHATE
421.	TRIPHENYLTIN CHLORIDE
422.	TERPENTINE
423.	URANIUM & COMPOUNDS
424.	VANADIUM & COMPOUNDS
425.	VINYL CHLORIDE
426.	VINYL FLUORIDE
427.	VINYL TOLUENE
428.	WARFARIN
429.	XYLENE
430.	XYLIDINE
431.	ZINC & COMPOUNDS
432.	ZIRCONIUM & COMPOUNDS

## Schedule 2.

(See rule 68-J (a) (ii), (3) (1) (b), (3) (2) (1) and (5) (1) (c) and (d))

Isolated storage of Installation other than those covered by Schedule 4.

(a) The quantities set out below relate to each installation or group of installations belonging to the occupier where the distance between installations is not sufficient to avoid, in foreseeable circumstances, any aggravation of major accident hazards. These quantities apply in any case to each of the installations belonging to the same occupier where the distance between the installations is less than 500 metres.

(b) For the purpose of determining the quantity of a hazardous chemical at an isolated storage, account shall also be taken of any hazardous chemical which is :-

- (i) in that part of any pipeline under the control of the occupier having control of the site. Which is within 500 meters of that site and connected to it.
- (ii) at any other site under the control of the occupier any part of the boundary of which is 500 metres of the said site, and
- (iii) in any vehicle, vessel, aircraft or hovercraft under the control of the same occupier which is used for storage purpose either at the site or within 500 metres of it.

but no account shall be taken of any hazardous chemical which is in a vehicle, vessel, aircraft or hovercraft for transporting it.

Sl. No.	Chemical or groups of chemicals	Quantity (tonnes)	
		For application of Rules 4, 5 and 7 to 9	For application of Rules 10 to 15
(col.1)	(col.2)	(col.3)	(col.4)
1.	Acrylonitrile	350	5 000
2.	Ammonia	60	600
3.	Ammonium nitrate(a)	350 *	2 500*
4.	Ammonium nitrate fertilizers(b)	1 250	10 000
5.	Chlorine	10	25
6.	Flammable gases as defined in Schedule 1, paragraph (b) (i)	50	300
7.	Highly flammable liquids as defined in Schedule 1, paragraph (b) (ii)	10 000	100 000
8.	Liquid oxygen	200	2 000
9.	Sodium chlorate	25	250

10.	Sulphur dioxide	20	500
11.	Sulphur trioxide	15	100

\* Where this chemical is in a state which gives it properties capable of creating a major accident hazard.

#### Footnotes

- (a) This applies to ammonium nitrate and mixtures of ammonium nitrate where the nitrogen content derived from the ammonium nitrate is greater than 28 per cent by weight and to aqueous solutions of ammonium nitrate where the concentration of ammonium nitrate is greater than 90 per cent by weight.
- (b) This applies to straight ammonium nitrate fertilisers and to compound fertilisers where the nitrogen content derived from the ammonium nitrate is greater than 28 per cent by weight (a compound fertiliser contains ammonium nitrate together with phosphate and/or potash.)

#### SCHEDULE 3

(See rules 68-J 2 (a) (iii), 4 and (5) (1) (a) and (b))

#### List of Hazardous Chemicals for application of Rules 5 and 7 to 15

(a) The quantities set out below relate to each installation or group of installations belonging to the same occupier where the distance between the installations is not sufficient to avoid in foreseeable circumstances, any aggravation of major accident hazards. These quantities apply in any case to each group of installations belonging to the same occupier where the distance between the installations is less than 500 metres.

(b) For the purpose of determining the quantity of a hazardous chemical in an industrial installation, account shall also be taken of any hazardous chemical which is :-

- (i) in that part of any pipeline under the control of the occupier having control of the site, which is within 500 metres of that site and connected to it :-
- (ii) at any other site under the control of the same occupier any part of the boundary of which is within 500 metres of the said site; and
- (iii) in any vehicle, vessel, aircraft or hovercraft under the control of the same occupier which is used for storage purpose either at the site or within 500 metres of it :

but no account shall be taken of any hazardous chemical which is in a vehicle, vessel, aircraft or hovercraft used for transporting it.

## SCHEDULE 3 (Continued)

## Part I NAMED CHEMICALS

Sl.	Chemical	Quantity		CAS Number
		For application of sub rules (4) (6) to (8) (9) and (12)	For application of rules of (9) to (11)	
(col.1)	(col.2)	(col.3)	(col.4)	(col.5)
	Group 1-Toxic Chemicals			
1.	Aldicarb	100 kg		116-06-3
2.	4-Aminodiphenyl	1 kg		92-67-1
3.	Amliton	1 kg		78-53-5
4.	Anabasine	100 kg		494-52-0
5.	Arsenic pentoxide, Arsenic (v) acid & Salts	500 kg		
6.	Arsenic trioxide, Arsenious (III) acid & salts	100 kg		
7.	Arsine (Arsenic hydride)	10 kg		7784-42-1
8.	Azinphos-ethyl	100 kg		2642-71-9
9.	Azinphos-methyl	100 kg		86-50-0
10.	Benzidine	1 kg		92-87-5
11.	Benzidine Salts	1 kg		
12.	Beryllium (powders, compounds)	10 kg		
13.	Bis (2-chloroethyl) sulphide	1 kg		505-60-2
14.	Bis (chloromethyl) ether	1 kg		542-88-1
15.	Carbofuran	100 kg		1563-66-2
16.	Carbophenothion	100 kg		786-19-6
17.	Chlorfenvinphos	100 kg		470-90-6
18.	4-(chloroformyl) morpholine	1 kg		15159-40-7
19.	Chloromethyl methyl ether	1 kg		107-89-7
20.	Cobalt metal, oxides, carbonates, sulphides, as powders	1 t		
21.	Crimidine	100 kg		535-89-7
22.	Cyanthoate	100 kg		3734-95-0
23.	Cycloheximide	100 kg		66-81-9



Sl.	Chemical	Quantity		CAS Number
		For application of sub rules (4) (6) to (8) (9) and (12)	For application of rules of (9) to (11)	
(col.1)	(col.2)	(col.3)	(col.4)	(col.5)
24.	Demeton	100 kg		8065-48-3
25.	Dialfos	100 kg		10311-84-9
26.	oo-Diethyl S-ethylsulphonyl methyl phosphorothioate	100 kg		2588-05-8
27.	oo-Diethyl S-ethylsulphonyl methyl phosphorothioate	100 kg		2588-06-9
28.	oo-Diethyl S-ethylthiomethyl phosphorodithioate	100 kg		2600-69-3
29.	oo-Diethyl S-isopropylthiomethyl phosphorodithioate	100 kg		78-52-4
30.	oo-Diethyl S-propylthiomethyl phosphorothioate	100 kg		3309-68-0
31.	Dimefox	100 kg		115-26-4
32.	Dimethylcarbamoyl chloride	1 kg		79-44-7
33.	Dimethylnitrosamine	1 kg		62-75-9
34.	Dimethyl phosphoramidocyanidic acid	1 t		63917-41-9
35.	Diphacinone	100 kg		82-66-6
36.	Disulfoton	100 kg		298-04-4
37.	EPN	100 kg		2104-64-5
38.	Ethion	100 kg		563-12-2
39.	Fensulfothion	100 kg		115-90-2
40.	Fluometil	100 kg		4301-50-2
41.	Fluoroacetic acid	1 kg		144-49-0
42.	Fluoroacetic acid, salts	1 kg		

Sl.	Chemical	Quantity		CAS Number
		For application of sub rules (4) (6) to (8) (9) and (12)	For application of rules of (9) to (11)	
(col.1)	(col.2)	(col.3)	(col.4)	(col.5)
43.	Fluoroacetic acid, esters	1 kg		
44.	Fluoroacetic acid, amides	1 kg		
45.	4-Fluorobutyric acid	1 kg		462-23-7
46.	4-Fluorobutyric acid, salts	1 kg		
47.	4-Fluorobutyric, esters	1 kg		
48.	4-Fluorobutyric acid, amides	1 kg		
49.	4- fluorocrotonic acid	1 kg		37759-72-1
50.	4- fluorocronotic acid, salts	1 kg		
51.	4- fluorocrotoinc esters	1 kg		
52.	4- fluorocrotrnic. amides	1 kg		
53.	4- fluoro-2-hydroxy- butyric acid	1 kg		
54.	4- fluoro-2- hydroxybutyric acid, salts	1 kg		
55.	4- fluoro-2-hydroxy- butyric acid, esters	1 kg		
56.	4- fluoro -2- hydroxy- butyric acid. amides	1 kg		
57.	Glycolonitrile (hydroxyacetonitrile)	100 kg		107-16-4
58.	1.2.3.7.8.9. - Hexachlorodibenzo- p-dioxin	100 kg		19408-74-3
59.	Hexamethylpho sphoramide	1 kg		680-31-9
60.	Hydrogen selenid	10 kg		7783-07-5
61.	Isobenzan	100 kg		297-78-9

Sl.	Chemical	Quantity		CAS Number
		For application of sub rules (4) (6) to (8) (9) and (12)	For application of rules of (9) to (11)	
(col.1)	(col.2)	(col.3)	(col.4)	(col.5)
62.	Isodrin	100 kg		465-73-6
63.	Juglone (5-Hydroxynaphthalene -1,4-dione	100 kg		481-39-0
64.	4,4' -Methylenebis (2-chloroaniline)	10 kg		101-14-4
65.	Mevinphos	150 kg		624-83-9
66.	Mevinphose	100 kg		7786-34-7
67.	2-Naphthylamine	1 kg		91-59-8
68.	Nickel metal. oxides. carbonates. sulphide, as powders	1 t		
69.	Nickel tetracarbonyl	10 kg		13463-39-3.
70.	Oxydisulfoton	100 kg		2497-07-6
71.	Oxygen difluoride	10 kg		7783-41-7
72.	Paraoxon (diethyl 4 -nitrophenyl phosphate)	100 kg		311-45-5
73.	Parathion	100 kg		56-38-2
74.	Parathion-methyl	100 kg		298-00-0
75.	Pentaborane	100 kg		19624-22-7
76.	Phorate	100 kg		298-02-2
77.	Phosacetim	100 kg		4104-14-7
78.	Phosgene (carbonyl chloride)	750 kg	750 kg	75-44-5
79.	Phosphamidon	100 kg		13171-21-6
80.	Phosphine (Hydrogen phosphide)	100 kg		7803-51-2

Sl.	Chemical	Quantity		CAS Number
		For application of sub rules (4) (6) to (8) (9) and (12)	For application of rules of (9) to (11)	
(col.1)	(col.2)	(col.3)	(col.4)	(col.5)
81.	Promurit (1-(3,4-Dichlorophenyl)-3-triazenethio carboxamide)	100 kg		5836-73-7
82.	1. 3-Propanesultone	1 kg		1120-71-4
83.	1-Propen-2chloro-1. 3-diol diaetate	10 kg		10118-72-6
84.	pyrazoxon	100 kg		108-34-9
85.	Selenium hexafluoride	10 kg		7783-79-1
86.	sodium selenite	100 kg		10102-18-8
87.	Stibine (Antimony hydride)	100 kg		7803-52-3
88.	Sulfotop	100 kg		3689-24-5
89.	Sulphur dichloride	1 t		10545-99-0
90.	Tellurium hexafluoride	100 kg		7783-80-4
91.	TEPP	100 kg		107-49-3
92.	2,3,7,8-Tetrachlorodibenzo p-dioxin (TCDD)	1 kg		1746-01-6
93.	Tetramethylenedisulphoteramine	1 kg		80-12-6
94.	Thionazin	100 kg		297-97-2
95.	Tirpate(2,4-Dimethyl 1,3-dithiolane-2-carboxaldehyde O-methyl carbomoyloxime)	100 kg		26419-73-8
96.	Trichlormethane sulphenyl chloride	100 kg		594-42-3
97.	1-Tri(cyclohexyl) stanny -1H-1,2,4- triazole	100 kg		41083-11-3
98.	Triethylenmelamine	10 kg		51-18-3
99.	Warfarin	100 kg		81-81-2

Sl.	Chemical	Quantity		CAS Number
		For application of sub rules (4) (6) to (8) (9) and (12)	For application of rules of (9) to (11)	
(col.1)	(col.2)	(col.3)	(col.4)	(col.5)
	Group 2- Toxic chemicals			
	(Quantity > 1 tonne )			
100.	Acentone cyanohydrin (2-Cyanopropan -2-01)	200 t		75-86-5
101.	Acrolein (2-Propenal)	20 t		107-02-8
102.	Acrylonitrile	20 t	200 t	107-13-1
103.	Allyl alcohol (2-Propen-1-01)	200 t		107-18-6
104.	Allylamine	200 t		107-11-9
105.	Ammonia	50 t	500 t	7664-41-7
106.	Bromine	40 t		7726-95-6
107.	carbon disulphide	20 t	200 t	75-15-0
108.	Chlorine	10 t	25 t	7782-50-5
109.	Diphenyl methane di-isocyanate (MDI)	20 t		101-68-8
110.	Ethylene dibromide (1,2-Dibromomethane)	5 t		106-93-4
111.	Ethyleneimine	50 t		151-56-4
112.	Formaldehyde (concentration > = 90 %)	5 t		50-00-0
113.	Hydrogen chloride (liquefied gas)	25 t	250 t	7647-01-0
114.	Hydrogen cyanide	5 t	20 t	74-90-8
115.	Hydrogen fluoride	5 t	50 t	7664-39-3
116.	Hydrogen sulphide	5 t	50	7783-06-4
117.	Methyl bromide (Bromomethane)	20 t		74-83-9
118.	Nitrogen oxides	50 t		11104-93-1
119.	Propyleneimine	50 t		75-55-8
120.	Sulphur dioxide	20 t	250 t	7446-09-5
121.	Sulphur trioxide	15 t	75 t	7446-11-9
122.	Tetraethyl lead	5 t		78-00-2



Sl.	Chemical	Quantity		CAS Number
		For application of sub rules (4) (5) to (8) (9) and (12)	For application of rules of (9) to (11)	
(col.1)	(col.2)	(col.3)	(col.4)	(col.5)
123.	Tetramethyl lead	5 t		75-74-1
124.	Toluene di-isocyanate (TDI)	10 t		584-84-9
	Group 3 - Highly reactive chemicals			
125.	Acetylene (ethyne)	5 t		74-86-2
126.	a. Ammonium nitrate(1) b. Ammonium nitrate in the form of fertiliser(2)	350 t  1,250 t	2500 t	6484-52-2
127.	2,2-Bis(tert-butyl- peroxy)butane (concentration > = 70%)	5 t		2167-23-9
128.	1,1-Bis(tert-butyl peroxy)cyclohexane (concentration > = 80%)	5 t		3006-86-8
129.	Tert-Butyl peroxyacetate (concentration > = 70%)	5 t		107-71-1
130.	Tert-Butyl peroxyisobutyrate (concentration > = 80%)	5 t		109-13-7
131.	Tert-Butyl peroxyisopropyl carbonate (concentration > = 80%)	5 t		2372-21-6
132.	Tert-Butyl peroxymaleate (concentration > = 80%)	5 t		1931-62-0
133.	Tert-Butyl peroxy-pivalate (concentration > = 77%)	50 t		927-07-1
134.	Dibenzyl peroxydicarbonate (concentration > = 90%)	5 t		2144-45-8
135.	Di-sec-butyl peroxydicarbonate (concentration > = 80%)	5 t		19910-65-7
136.	Diethyl Peroxydicarbonate (concentration > = 30%)	50 t		14666-78-5

Sl.	Chemical	Quantity		CAS Number
		For application of sub rules (4) (6) to (8) (9) and (12)	For application of rules of (9) to (11)	
(col.1)	(col.2)	(col.3)	(col.4)	(col.5)
137.	2,2-Dihydroperoxypropane (concentration > = 30%)	50 t		14666-78-5
137.	2,2-Dihydroperoxypropane (concentration > = 30%)	5 t		2614-76-8
138.	Di-Isobutyl peroxide (concentration > = 50%)	50 t		3437-84-1
139.	Di-n-propyl peroxydicarbonate (concentration > = 80%)	5 t		16066-38-9
140.	Ethylene oxide	5 t	50 t	75-21-8
141.	Ethyl nitrate	50 t		625-58-1
142.	3,3,6,6,9,9- Hexamethyl -1,2,4,5- terroxcyclonane (concentration > = 75%)	50 t		22397-33-7
143.	Hydrogen	2 t	50 t	1333-74-0
144.	Liquid oxygen	200 t		7782-44-7
145.	Methyl ethyl ketone Peroxide (concentration > = 60%)	5 t		1338-23-4
146.	Methyl isobutyl ketone peroxide (concentration > = 60%)	50 t		37206-20-5
147.	Peracetic acid (concentration > = 60%)	50 t		79-21-0
148.	Propylene oxide	5 t		75-56-9
149.	Sodium chlorate	25 t		7775-09-9
	Group 4 - Explosive Chemicals			
150.	Barium azide	50 t		18810-58-7
151.	Bis (2,4,6 - trinitro phenyl) amine	50 t		131-73-7
152.	Chlorotrinitrobenzene	50 t		28260-61-9
153.	Cellulose nitrate (containing > 12.6% nitrogen)	50 t		9004-70-0
154.	Cyclotetramethylene tetranitramine	50 t		2691-41-0
155.	Cyclotrimethylenetri nitroamine	50 t		121-82-4

Sl.	Chemical	Quantity		CAS Number
		For application of sub rules (4) (6) to (8) (9) and (12)	For application of rules of (9) to (11)	
(col.1)	(col.2)	(col.3)	(col.4)	(col.5)
156.	Diazodinitrophenol	10 t		7008-81-3
157.	Diethylene glycol dinitrate	10 t		693-21-0
158.	Dinitrophenol, salts	50 t		
159.	Ethylene glycol minitrate	10 t		628-96-6
160.	1-Guanyl-4-nitrosamineoguanyl - 1 -tetrazene	10 t		109-27-3
161.	2,2',4,4', 6,6' - Hexanitrostilbene	50 t		20062-22-0
162.	Hydrazine nitrate	50 t		13464-97-6
163.	Lead azide	50 t		13424-46-9
164.	Lead styphnate (lead 2,4,6 - trinitroresorcinoxide)	50 t		15245-44-0
165.	Mercury fulminate	10 t		628-86-4
166.	N-Methyl - N, 2,4,6 Tetranitroaniline	50 t		479-45-8
167.	Nitroglycerine	10 t	10 t	55-63-0
168.	Pentaerythritol tetranitrate	50 t		78-11-5
169.	Picric acid - 2,4,6 (Trinitrophenol)	50 t		88-89-1
170.	Sodium picramate	50 t		831-52-7
171.	Styphnic acid (2,4,6- Trinitroresorcinol)	50 t		82-71-3
172.	1,3,5 - Triamino - 2,4,6- trinitrobenzene	50 t		3058-38-6
173.	Trinitroaniline	50 t		26952-42-1
174.	2,4,6 - Trinitroanisole	50 t		606-35-9
175.	Trinitrobenzene	50 t		25377-32-6
176.	Trinitrobenzoic acid	50 t		35860-50-5
177.	Trinitrocresol	50 t		28905-71-7
178.	2,4,6 - Trinitrophenetole	50 t		4732-14-3
179.	2,4,6 - Trinitrotoluene	50 t	50 t	118-96-7

## SCHEDULE -3 (Continued)

## PART - II CLASSES OF CHEMICALS NOT SPECIFICALLY NAMED IN PART-I

Sl. No.	Classes of Chemicals	Quantity	
		For Application of Rules (4), (6) to (8) & (13)	For Application of sub rules to (9) & (11)
(Column 1)	(Column 2)	(Column 3)	(Column 4)
	<b>Group - 5 Flammable Chemicals</b>		
1.	<b>Flammables Gases :</b> Chemicals which in gaseous state at normal pressure and mixed with air become flammable and the boiling point of which at normal pressure is 20 degree C or below;	15 t	200 t
2.	<b>Highly flammable liquids :</b> Chemicals which have a flash point lower than 23 degree C and the boiling point of which at normal pressure is above 20 degree C;	1000 t	50000 t
3.	<b>Flammable liquids :</b> Chemicals which have a flash point lower than 65 degree C and which remain liquid under pressure, where particular processing conditions, such as high pressure and high temperature, may create major accident hazards.	25 t	200 t

## Footnotes :

1. This applies to ammonium nitrate and mixture of ammonium nitrate where the nitrogen content derived from the ammonium nitrate is greater than 28% by weight and aqueous solutions of ammonium nitrate where the concentration of ammonium nitrate is greater than 90% by weight.
2. This applies to straight ammonium fertilisers and to compound fertilisers where the nitrogen content derived from the ammonium nitrate is greater than 28% by weight (a compound fertiliser contains ammonium nitrate together with phosphate and/or potash).

\* CAS Number (Chemical Abstracts Service Number) means the number assigned to the chemical by the Chemical Abstracts Service.

## SCHEDULE 4

(See rule 68-J (1), (b) (1))

Industrial Installation within the Meaning of sub-rule 2(b)(i)

1. Installation for the production, Processing to treatment of organic or Inorganic chemicals using for this purpose, among others :
  - a. alkylation
  - b. amination by amonolysis
  - c. carbonylation
  - d. condensâtion
  - e. dehydrogenation
  - f. estefication
  - g. halogenation & manufacture of halogens
  - h. hydrogenation
  - i. hydrolysis
  - j. oxidation
  - k. polymerization
  - l. sulphonation
  - m. desulphurization, manufacture and transformation of sulpher containing compounds
  - n. nitration and manufacture of nitrogen - containing compounds
  - o. manufacture of phosphorous - containing compounds
  - p. formulation of pesticides and of pharmaceutical products
  - q. distillation
  - r. extaction
  - s. solvation
  - t. mixing
2. Installations for distillation, refining or other processing of petroleum or petroleum products.
3. Installations for the total or partial disposal of solid or liquid chemicals by incineration or chemical decomposition.
4. Installations for the production, processing, or treatment of energv gases, for example, LPG, LNG, SNG.
5. Installations for the dry distillation of coal or lignite.
6. Installations for the production of metals or non-metals by a wet process or by means of electrical energy.



## SCHEDULE - 5

(see Rule 68-J (2) and (3))

## SAFETY DATA SHEET

## 1. CHEMICAL IDENTITY

Chemical Name	Chemical Classification	
Synonyms	Trade name	
Formula	C.A.S. No.	U.N. No.

Shipping Name  
Codes/Label

Hazchem No. :

Regulated Identification

Hazardous Waste  
I.D. No. :

Hazardous Ingredients	C.A.S. No.	Hazardous Ingredients	C.A.S. No. :
1.		3.	
2.		4.	

## 2. PHYSICAL AND CHEMICAL DATA

Boiling Range/Point °C	Physical State	Appearance
Melting/Freezing Point °C	Vapour Pressure at 35 °C	Odour
	mm Hg	
Vapour Density (Air = 1)	Solubility in water at 30 °C	Others
Specific Gravity Water = 1	pH	

## 3. FIRE AND EXPLOSION HAZARD DATA

Flammability Yes/No	LEL	% Flash Point °C	Autoignition °C Temperature
TDG Flammability	UEL	% Flash Point °C	
Explosion Sensitivity to Impact	Explosion Sensitivity to Static Electricity		Hazardous Combustion Products

## Hazardous Polymerisation

Combustible Liquid	Explosive Material	Corrosive Material
Flammable Material	Oxidiser	Others
Pyrophoric Material	Organic Peroxide	

## 4. REACTIVITY DATA

Chemical Stability
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Incompatibility  
with other Material

Reactivity

Hazardous Reaction  
Products

5. HEALTH HAZARD DATA

Routes of  
Entry

Effects of  
Exposure/Symptoms

Emergency  
Treatment

TLV (ACGH)	ppm	mg/m <sup>3</sup>	STEL	ppm	mg/m <sup>3</sup>
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Permissible Exposure Limit	ppm	mg/m <sup>3</sup>	Odour Threshold LD <sub>50</sub>	ppm	mg/m <sup>3</sup>
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NFPA Hazard Signals	Health	Flammability	Stability	Spécial
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6. PREVENTIVE MEASURES

Personnel  
Protective  
Equipment

Handling and  
Storage  
Precautions

7. EMERGENCY AND FIRST AID MEASURE

FIRE	FIRE EXTINGUISHING
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## SCHEDULE 6

(See rule 68-J (4) (1))

Information to be Furnished Regarding Notification of a Major Accident.

Report number.....

of the Particular accident

## 1. General data

- (a) Name of the site
- (b) Name and address of the occupier  
(Also state the telephone/telex number)
- (c) (i) Registration number
- (ii) Licence Number  
(As may have been allotted under any statute applicable to the site. e.g. the Factories Act)
- (d) (i) Nature of industrial activity (Mention what is actually manufactured, stored etc.)
- (ii) National Industrial Classification, 1987 at the four digit level.

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## 2. Type of major accident

Explosion

☐

Fire

☐Emission of  
Hazardous Chemical☐

## 3. Description of the major accident

- a. Date, Shift and hour of the accident
- b. Department/Section and exact place where the accident took place.
- c. The process/operation under taken in the Department/Section where the accident took place. (Attach a flow chart, if necessary.)

FIRE	Special Procedures
	Unusal Hazards
EXPOSURE	First Aid Measures
	Antidotes/Dosages
SPILLS	Steps to be taken
	Waste Disposal Method

## 8. ADDITIONAL INFORMATION / REFERENCES

## 9. MANUFACTURE/SUPPLIERS DATA

Name of Firm	Contact Person in Emergency
Mailing Address	
Telephone/Telex Nos.	Local Bodies Involved
Telegraphic Address.	
	Standard Packing
	Tremear Detail/Ref.
	Other

## 10. DISCLAIMER

Information contained in this material data sheet is believed to be reliable but no representation, guarantee or warranties of any kind are made as to its accuracy, suitability for a particular application or results to be obtained from them. It is upto the manufacturer/seller to ensure that the information contained in the material safety data sheet is relevant to the product manufactured/handled or sold by him as the case may be. The Government makes no warranties expressed or implied in respect of the adequacy of this document for any particular purpose.

## SCHEDULE-6 (Continued)

- (d) The Circumstances of the accident and the hazardous chemical involved.
4. Emergency measures taken and measures envisaged to be taken to alleviate short-term effects of the accident.
5. Causes of the major accident
- known  
(to be specified)
- Not known
- Information will be supplied as soon as possible.
6. Nature and extent of damage
- a. Within the establishment
- casualties
- \_\_\_\_\_ killed
- \_\_\_\_\_ Injured
- \_\_\_\_\_ Poisoned
- persons exposed to the major accident \_\_\_\_\_
- material damage
- damage is still present
- danger no longer exists



## SCHEDULE-6 (Continued)

- (b) Outside the establishment  
— casualties

\_\_\_\_\_ killed

\_\_\_\_\_ Injured

\_\_\_\_\_ Poisoned

- persons exposed to the  
major accident \_\_\_\_\_

- material damage

- damage to environment

- damage is still present

- danger no longer exists

7. Data available for assessing the effects of the accident on persons and environment.
8. Steps already taken or envisaged
- to alleviate medium or longterm effects of the accident.
  - to prevent recurrence of similar major accident
  - Any other relevant information.

**SCHEDULE-7**

(see rule 68-J (6) (1))

**Information to be furnished for the Notification of Activities/sites**

Particular to be included in a notification of site.

1. The Name and address of the occupier making the notification.
2. The full Postal address of the site where the notifiable industrial activity will be carried on.
3. The area of the site covered by the notification and of any adjacent site which is required to be taken into account by virtue of schedule 2 (b) and schedule 3 (b).
4. The date on which it is anticipated that the notifiable industrial activity will commence or if it has already commenced a statement to that effect.
5. The name and maximum quantity liable to be on the site of each hazardous chemical for which notification is being made.
6. Organisation structure, namely, organisation diagram for the proposed industrial activity and set up for ensuring safety and health.
7. Information relating to the potential for major accidents namely -
  - a. identification of major accident hazards;
  - b. the condition of events which could be significant in bringing one about;
  - c. a brief description of the measures taken.
8. Information relating to the site namely -
  - a. a map of the site and its surrounding area to a scale large enough to show any features that may be significant in the assessment of the hazard or risk associated with the site;
    - (i) area likely to be affected by the major accident,
    - (ii) population distribution in the vicinity.
  - b. a scale plan of the site showing the location and quantity of all significant inventories of the hazardous chemicals;
  - c. a description of the processes or storages involving the hazardous chemicals, the maximum amount of such a hazardous chemical in the given process or storage and an indication of the conditions under which it is normally held;
  - d. the maximum number of persons likely to be present on site.
9. the arrangement for training of workers and equipment necessary to ensure safety of such workers.

**SCHEDULE 8**

(see rule 68-J (9) (1))

**Information to be furnished in a safety Report**

1. The name and address of the person furnishing the information.
2. Description of the industrial activity namely -
  - a. site,
  - b. construction design,
  - c. protection zones (explosion protection, separation distances)
  - d. accessibility of plant,
  - e. maximum number of person working on the site and particularly of those persons exposed to the hazard.
3. Description of the processes, namely-
  - a. technical purpose of the industrial activity,
  - b. basic principles of the technological process.
  - c. Process and safety - related data for the individual process stages.
  - d. Process description,
  - e. safety-related types of utilities.
4. Description of the hazardous chemicals, namely-
  - a. Chemical (Quantities, substance data on physical and chemical properties, safety related data on explosive limits, flash-point thermal stability, toxicological data and threshold limit values, lethal concentrations),
  - b. the form in which the chemicals may occur or into which they may be transformed in the event of abnormal conditions,
  - c. the degree of purity of the hazardous chemical.
5. Information on the Preliminary Hazard Analysis namely -
  - a. type of accident,
  - b. system elements or foreseen events that can lead to a major accident
  - c. hazards,
  - d. safety-relevant components.
6. Description of safety-relevant units, among others;
  - a. special design criteria,
  - b. controls and alarms,
  - c. pressure relief systems
  - d. quick acting valves,
  - e. collecting tanks/dump tanks,
  - f. sprinkler systems

- g. fire protection.
- 7. Information on the hazard assessment namely-
  - a. identification of hazards,
  - b. the causes of major accidents,
  - c. assessment of hazards according to their occurrence frequency,
  - d. assessment of accident consequences.
  - e. safety systems.
  - f. known accident history.
- 8. Description of information on organisational systems used to carry on industrial activity safely, namely -
  - a. maintenance and inspection schedules,
  - b. guidelines for the training of personnel,
  - c. allocation and delegation of responsibility for plant safety,
  - d. implementation of safety procedures.
- 9. Information on assessment of the consequences of major accidents, namely-
  - a. assessment of the possible release of hazardous chemical or of energy.
  - b. possible dispersion of released chemicals;
  - c. assessment of the effects of the releases (size of the affected area, health effects, property damage)
- 10. Information on the mitigation of major accidents, namely-
  - a. fire brigade;
  - b. alarm systems;
  - c. emergency plan containing system of organisation used to fight the emergency, the alarm and the communication routes, guidelines for fighting the emergency, examples of possible accident fighting the emergency, examples of possible accident sequences,
  - d. Coordination with the District collector or the district Emergency Authority and its off-sites emergency plan,
  - e. notification of the nature and scope of the hazard in the event of an accident
  - f. antidotes in the event of a release of a hazardous chemical.

In the said rules, after rule 68-J the following new rules shall be inserted namely :

**"68-K : Disclosure of information to workers.**

- 1. The occupier of a factory involving carrying on a 'hazardous process' shall supply to all workers the following information in relation to handling of hazardous materials or substances in the manufactures, transportation, storage and other processes.
  - a. requirements of section 41B, 41C and 41H of the Act;
  - b. a list of 'Hazardous processes' carried on in the factory;
  - c. location and availability of all material safety data sheet as per rule 68-Q.

- d. Physical and health hazards arising from the exposure to or handling of substances;
  - e. measures taken by the occupier to ensure safety and control of physical and health hazards;
  - f. measures to be taken by the workers to ensure safe handling, storage and transportation of hazardous substances;
  - g. Personal Protective equipment required to be used by workers employed in 'hazardous process' or 'dangerous Operations' ;
  - h. meaning of various labels and markings used on the containers of hazardous substances as provided under rule 68-Q ;
  - i. Signs or any symptoms likely to be manifested on exposure to hazardous substances and to whom to report;
  - j. measures to be taken by the workers in case of any spillage or leakage of a hazardous substances,
  - k. role of workers vis-a-vis the emergency plan of the factory, in particular and the evacuation procedures;
  - l. any other information considered necessary by the occupier to ensure safety and health of workers.
2. The information required by sub-rule (1) shall be compiled and made known to workers individually through supply of booklets or leaflets and display of cautionary notices at the work places.
  3. The booklets, leaflets and the cautionary notices of displayed in the factory shall be in the language understood by the majority of the workers and also explain to them.
  4. The chief Inspector may direct the occupier to supply further information to the workers as deemed necessary.

**68-L : Disclosure of information to the chief inspector.**

1. The occupier of every factory moving a 'hazardous process' shall furnish, in writing, to the chief Inspector, a copy of all the information furnished to the workers.
2. A copy of compilation of material safety data sheets in respect of hazardous substances used, produced or stored in the factory shall be furnished to the chief Inspector, and the local Inspector.
3. The Occupier shall also furnish any other information asked for by the chief inspector from time to time for the purpose of this act and rules made thereunder.

**68-M : Review of the information furnished to workers, etc.**

1. The occupier shall review once in every calendar year and modify if necessary, the information furnished under rule 68-K to 68-L to the workers, and the Chief Inspector.
2. In the event of any change in the process or operation or methods of work or when any new substance is introduced in the process or in the event of a serious accident taking place the information so furnished shall be reviewed and modified to the extent necessary.

**68-N Confidentiality of information**

The occupier of a factory involving a 'hazardous process' shall disclose all information needed for protecting safety and health of the workers to -



- a. his workers;
- b. Chief Inspector,

as required under rule 68-K and 68-L if the occupier is of the opinion that the disclosure of details regarding the process and formulations shall adversely effect his business interests he may make a representation to the chief inspector stating the reasons for withholding such information. The Chief Inspector shall give an opportunity to the occupier of being heard and pass an order on the representation.

**68- O : Health and Safety Policy.**

1. The occupier of every factory covered under the first schedule under section 2 (cb) or carrying out processes or operations declared to be dangerous under section 87 of the act shall prepare a written statement of his policy in respect of health and safety of workers at work.
2. Notwithstanding anything contained in sub-rule (1) the chief inspector may require the occupiers of any of the factories or class or description of factories to comply with the requirements of sub-rule (1), if, in his opinion, it is expedient to do so.
3. The Health and safety policy should contain or deal with :
  - a. declared intention and commitment of the top management to health, safety and environment and compliance with all the relevant statutory requirements;
  - b. Organisational set up to carry out the declared policy assigning the responsibility at different levels; and
  - c. Arrangements for making the policy effective.
4. In particular the policy shall specify the following:
  - a. arrangements for involving the workers,
  - b. intention of taking into account the health and safety performance of individuals at different levels, while considering their career advancement;
  - c. fixing the responsibility of the contractors, sub-contractors, transporters and other agencies entering the premises;
  - d. Providing a resume of health and safety performance of the factory in its annual report;
  - e. Relevant techniques and methods such as safety audits and risk assessment for periodical assessment at least once in every two years of the status on health, safety and environment and taking all the remedial measures;
  - f. Stating its intention to integrate health and safety, in all decisions including those dealing with purchase of plant, equipment, machinery and material as well as selection and placement of personnel;
  - g. Arrangements for informing, educating and training and retraining its own employees at different levels and the public, wherever required.
5. A copy of the declared Health and safety policy signed by the occupier shall be made available to the Inspector having Jurisdiction over the factory and to the chief inspector;
6. The policy shall be made widely known by-
  - a. making copies available to all workers including contract workers, apprentices, transport workers, suppliers, etc.
  - b. displaying copies of the policy at conspicuous places; and

- c. any other means of communication;  
in a language understood by majority of workers.
- 7. The occupier shall revise the Safety Policy as often as may be appropriate, but it shall necessarily be revised under the following circumstances :
  - a. Whenever any expansion or modification having implications on safety and health of persons at work is made; or
  - b. Whenever new substance(s) or articles are introduced in the manufacturing process having implications on health and safety of persons exposed to such substances.

**68-P : Information on industrial wastes :-**

- 1. The information furnished under rule 68-K and 68-L shall include the quantity of the solid and liquid wastes generated per day, their characteristics and the method of treatment such as incineration of solid wastes, chemical and biological treatment of liquid wastes, and arrangements for their final disposal.
- 2. It shall also include information on the quality and quantity of gaseous waste discharged through the stacks or other openings and arrangements such as provision of scrubbers, cyclone separates, electrostatic precipitators or similar such arrangements made for controlling pollution of the environment.
- 3. The occupier shall also furnish the information prescribed in the sub-rules (1) and (2) to the State Pollution Control Board.

**68-Q : Collection and development and dissemination of information :-**

- 1. The occupier of every factory involving a 'hazardous process' shall arrange to obtain or develop information in the form of Material Safety Data Sheet (MSDS) in respect of every hazardous substance or material handled in the manufacture, transportation and storage in the factory. It shall be accessible upon request to a worker for references.
  - a. Every such Material Safety Data Sheet shall include the following information :
    - i. the identity used on the label;
    - ii. hazardous ingredients of the substance;
    - iii. physical and chemical characteristics of the hazardous substances;
    - iv. the physical hazards of the hazardous substances, including the potential for fire, explosion and reactivity;
    - v. the health hazards of the hazardous substance, including signs and symptoms of exposure, and any medical conditions which are generally recognised as being aggravated by exposure to the substance;
    - vi. the primary route (s) of entry;
    - vii. the permissible limits of exposure prescribed in the Second Schedule under Section 41-F of the Act, and in respect of a chemical not covered by the said Schedule, any exposure limit used or recommended by the manufacturer, importer or occupier;
    - viii. any generally applicable precautions for safe handling and use of the hazardous substance, which are known, including appropriate hygienic practices, protective measures during repairs and maintenance of contaminated equipment, procedures for clean-up of spills and leaks;
    - ix.

any generally applicable control measures, such as appropriate engineering controls, work practices or use of personal protective equipments;

- x. emergency and first aid procedures;
  - xi. the data of preparation of the Material Safety Data Sheet, or the last change to it; and
  - xii. the name, address and telephone number of the manufacturer, importer, occupier or other responsible party preparing or distributing the Material Safety Data Sheet, who can provide additional information on the hazardous substance and appropriate emergency procedures, if necessary.
- b. The occupier while obtaining or developing a Material Safety Data Sheet in respect of a hazardous substance shall ensure that the information recorded accurately reflects the scientific evidence used in making the hazard determination. If he becomes newly aware of any significant information regarding the hazards of a substance, or ways to protect against the hazards, this new information shall be added to the Material Safety Data Sheet as soon as practicable.
- c. The Material Safety Data Sheet shall be in format given in the Schedule-V under rule 68-J and the Manufacture, Storage and Import of Hazardous Chemicals Rules, 1989 under the Environment (Protection) Act, 1986.

**Labelling :**

2. Every container of a hazardous substance shall be clearly labelled or marked to identify :
- a. the contents of the container;
  - b. the name and address of the manufacturer or importer of the hazardous substances;
  - c. the physical and health hazards; and
  - d. the recommended personal protective equipment needed to work safely with the hazardous substance.

**68-R : Making available, Health Records to workers :-**

1. The occupier of every factory involving a 'hazardous process' shall make accessible the health records including the record of worker's exposure to hazardous process or as the case may be, the medical records of any worker for his perusal under the following conditions :
- a. once in every six months or immediately after the medical examination whichever is earlier;
  - b. If the Factory Medical Officer or the Certifying Surgeon as the case may be, is of the opinion that the worker has manifested signs and symptoms of any notifiable disease as specified in the Third Schedule of the Act;
  - c. if the worker leaves the employment;
  - d. if any one of the following authorities so direct,
    - The Chief Inspector of Factories;
    - The Health Authority of the Central or State Government;
    - Commissioner of Workmen's Compensation;
    - The Director General, Employees, State Insurance Corporation;

- The Director, Employees State Insurance Corporation (Medical Benefits); and
  - The Director General, Factory Advice Service and Labour Institutes.
2. A copy of the upto-date health records including the record of worker's exposure to hazardous process or, as the case may be, the medical records shall be supplied to the worker on receipt of an application from him. X-ray plates and other medical diagnostic reports may also be made available for reference to his medical practitioner.

**68-S : Qualifications, etc. of Supervisors. :-**

1. All persons who are required to supervise the handling of hazardous substances shall possess the following qualifications and experience :
- a. i. A degree in Chemistry or Diploma in Chemical Engineering or Technology with 5 years experience; or
  - ii. A Master's Degree in Chemistry or a Degree in Chemical Engineering or Technology with 2 years experience.

The experience stipulated above shall be in process operation and maintenance in the Chemical Industry.

- b. The Chief Inspector may require the Supervisor to undergo training in Health and Safety.
2. The syllabus and duration of the above training and the organisation conducting the training shall be approved by the DGFASLI or the State Government in accordance with the guidelines issued by the DGFASLI.

**68-T : Medical Examination :-**

1. Workers employed in a 'hazardous process' shall be medically examined by a qualified medical practitioner hereinafter referred to as Factory Medical Officer, in the following manner :
- a. Once before employment, to ascertain physical fitness of the person to do the particular job;
  - b. Once in a period of 6 months, to ascertain the health status of all the workers in respect of occupational health hazards to which they are exposed; and in cases where in the opinion of the Factory Medical Officer it is necessary to do so at a shorter interval in respect of any workers;
  - c. The details of pre-employment and periodical medical examinations carried out as aforesaid shall be recorded in the Register in Form No. 32.
2. No person shall be employed for the first time without a certificate of Fitness in Form No. 33 granted by the Factory Medical Officer. If the Factory Medical Officer declares a person unfit for being employed in any process covered under sub-rule (1), such a person shall have the right to appeal to the Inspector who shall refer the matter to the Certifying Surgeon whose opinion shall be final in this regard. If the Inspector is also a Certifying Surgeon, he may dispose of the application himself.
3. Any Findings of the Factory, Medical Officer revealing any abnormality or unsuitability of any person employed in the process shall immediately be reported to the Certifying Surgeon who shall in turn, examine the concerned worker and communicate his findings to the occupier within 30 days. If the Certifying Surgeon is of the opinion that the worker so examined is required to be taken away from the process for health protection, he will direct the occupier accordingly, who shall not employ the said worker in the same process. However, the worker so taken away shall be provided with alternate placement unless he



is in the opinion of the Certifying Surgeon, fully incapacitated in which case the worker affected shall be suitably rehabilitated.

4. A Certifying Surgeon on his own motion or on a reference from an Inspector may conduct medical examination of a worker to ascertain the suitability of his employment in a hazardous process or for ascertaining his health status. The opinion of the Certifying Surgeon in such a case shall be final. The fee required for this medical examination shall be paid by the occupier.
5. The worker taken away from employment in any process under sub-rule (2) may be employed again in the same process only after obtaining the Fitness Certificate from the Certifying Surgeon and after making entries to that effect in the Health Register.
6. The worker required to undergo Medical Examination under these rules and for any Medical Survey conducted by or on behalf of the Central or the State Government shall not refuse to undergo such medical examination.

**Rule 68-U : Occupational Health Centres**

1. In respect of any Factory carrying on 'hazardous process' there shall be provided and maintained in good order an Occupational Health Centre with the services and facilities as per scale laid down hereunder :
  - a. For factories employing upto 50 workers -
    - i. the services of a Factory Medical Officer on retainer-ship basis, in his clinic to be notified by the occupier. He will carry out the pre-employment and periodical medical examination as stipulated in Rule 68-P and render medical assistance during any emergency.
    - ii. a minimum of 5 persons trained in first-aid procedures amongst whom at least one shall always be available during the working period;
    - iii. a fully equipped first-aid box.
  - b. For factories employing 51 to 200 workers -
    - i. An occupational Health Centre having a room with a minimum floor area of 15 sq.m. with floors and walls made of smooth and impervious surface and with adequate illumination and ventilation as well as equipment as per the schedule annexed to this Rule;
    - ii. a part-time Factory Medical Officer shall be in over-all charge of the Centre who shall visit the factory at least twice in a week and whose services shall be readily available during medical emergencies;
    - iii. one qualified and trained dresser-cum-compounder on duty throughout the working period;
    - iv. a fully equipped first aid box in all the departments;
  - c. For factories employing above 200 workers -
    - i. one full-time Factory Medical Officer for factories employing up to 500 workers and one more Medical Officer for every additional 1000 workers or part thereof;
    - ii. an Occupational Health Centre having at least 2 rooms each with a minimum floor area of 15 sq. metre with floors and walls made of smooth and impervious surface and adequate illumination and ventilation as well as equipment as per the schedule annexed to this rule;



- iii. There shall be one nurse, one dresser cum compounder and one sweeper cum ward boy throughout the working period;
  - iv. the occupational Health Centre shall be suitably equipped to manage Medical emergencies.
2. The Factory Medical Officer required to be appointed under sub rule (1) shall have qualifications included in schedules to the Indian Medical Degrees Act of 1916 or in the Schedules to the Indian Medical Council Act, 1956 and possess a Certificate of Training in Industrial Health of minimum three months duration recognised by the State Government :
- Provided that -
- i. a person possessing a Diploma in Industrial Health or equivalent shall not be required to possess the certificate of training as aforesaid;
  - ii. the Chief Inspector may, subject to such conditions as he may specify, grant exemption from the requirement of this sub-rules, if in his opinion a suitable person possessing the necessary qualification is not available for appointment;
  - iii. in case of a person who has been working as a Factory Medical Officer for a period of not less than three years on the date of commencement of this rule, the Chief Inspector may, subject to the condition that the said person shall obtain the aforesaid certificate of training within a period of three years, relax the qualification.
3. The syllabus of the course leading to the above certificate, and the organisations conducting the course shall be approved by the Directorate General Factory Advice Service and Labour Institutes or the State Government in accordance with the guidelines issued by the DGFASLI.
4. Within one month of the appointment of Factory Medical Officer, the occupier of the Factory shall furnish to the Chief Inspector the following particulars-
- a. Name and address of the Factory Medical Officer;
  - b. Qualifications;
  - c. Experience, if any, and
  - d. the sub-rule under which appointed.

#### SCHEDULE

##### Equipment for Occupational Health Centre in Factories

1. A glazed sink with hot and cold water always available.
2. A table with a smooth top at least 180 cm. x 105 cm.
3. Means for sterilizing instruments.
4. A couch.
5. Two Buckets or containers with close fitting lids.
6. A kettle and spirit stove or other suitable means of boiling water.
7. One bottle of spiritus ammoniac aromaticus 120 ml.
8. Two medium size sponges.
9. Two Kidney trays.
10. Four cakes of toilet, preferably antiseptic soap.

11. Two glass tumblers and two wine glasses.
12. Two clinical thermometers.
13. Two tea spoons.
14. Two graduated (120 ml.) measuring glasses.
15. One wash bottle (1000 cc) for washing eyes.
16. One bottle (one litre) carbolic lotion 1 in 28.
17. Three chairs
18. One screen.
19. One electric hand torch.
20. An adequate supply of tetanus toxoid.
21. Coramine liquid (60 ml.)
22. Tablets - antihistaminic, antispasmodic (25 each).
23. Syringes with needles - 2 cc, 5 cc and 10 cc.
24. Two needle holders, big and small.
25. Suturing needles and materials.
26. One dissecting forceps.
27. One dressing forceps.
28. One Scalpel.
29. One stethoscope.
30. Rubber bandage - pressure bandage.
31. Oxygen cylinder with necessary attachments.
32. One Blood Pressure apparatus.
33. One patellar Hammer.
34. One Peak-flow meter for lung function measurement.
35. One stomach wash set.
36. Any other equipment recommended by the Factory Medical Officer according to specific need relating to manufacturing process.
37. In addition
  1. For Factories employing 51 to 200 workers.
    - i. Four plain wooden splints 900mm x 100mm x 6mm.
    - ii. Four plain wooden splints 350mm x 75mm x 6mm.
    - iii. Two plain wooden splints 250mm x 50mm x 12mm.
    - iv. One pair artery forceps.
    - v. Injection- morphine, pethidine, atropine, adrenaline, coramine, novocain (2 each)
    - vi. One surgical scissors.

2. For factories employing above 200 workers
  - i. Eight plain wooden splints 900mm x 100 mm x 6 mm.
  - ii. Eight plain wooden splints 350mm x 75mm x 6mm.
  - iii. Four plain wooden splints 250mm x 50mm x 12mm.
  - iv. Two pair artery forceps.
  - v. Injection- morphia, pathidins, atropins, adrenaline, coramine, novocan (4 each)
  - vi. Two surgical scissors.

**Rule 68-V Ambulance Van :-** 1. In any factory carry in on 'hazardous Process' there shall be provided and maintained in good conditions, a suitably constructed ambulance van equipped with items as per sub-rule (2) and manned by a full time Driver-cum-Mechanic and a Helper trained in first-aid, for the purpose of transportation of serious cases of accidents or sickness. The ambulance van shall not be used for any purpose other than the purpose stipulated herein and will normally be stationed at or near to the Occupational Health Centre :

Provided that a factory employing less than 200 workers may make arrangements for procuring such facility as short notice from a nearby hospital or other places, to meet any emergency,

2. The Ambulance shall have the following equipments :
  - a. General :
    - A wheeled stretcher with folding and adjusting devices; with the head of the stretcher capable of being tilted upward;
    - Fixed suction unit with equipment;
    - Fixed oxygen supply with equipment;
    - Pillow with case; sheets; Blankets; Towels; Emesis bag; Bad pan; Urinal; Glass.
  - b. Safety equipment :
    - Flares with life of 30 minutes; flood lights;
    - Flash lights; - Fire extinguisher dry powder type;
    - Insulated gauntlets
  - c. Emergency Cars Equipment
    - i. Resuscitation
      - Portable suction unit; portable oxygen units;
      - Bag-Valve-mask, hand operated artificial ventilation unit;
      - Airways; Mouth gage; Tracheostomy adaptors;
      - Short spine board; - I. V. Fluids with administration unit;
      - B. P. Manometer; - Cuff; Stethoscope
    - ii. Immobilization
      - Long and short padded boards; - Wire ladder splints;
      - Triangular bandage; - Long and short spine boards.

## iii. Dressings

- Roll of aluminium foils — Soft roller bandages 6" x 5" yards; — Adhesive tape in 3" roll; — safety pins;
- Bandage sheets; — Burn sheet.

## iv. Poisoning

- Syrup of Ipecac — Activated Charcoal pre packeted in doses; — Snake bite kit;
- Drinking water

## v. Emergency Medicines

- As per requirement (under the advice of Medical Officer only).

**Rule 68-W : Decontamination facilities :**

In every factory carrying out 'hazardous process', the following provisions shall be made to meet emergency :

- a. Fully equipped first aid box;
- b. readily accessible means of water for

washing by workers as well as for drenching clothing of workers who have been contaminated with hazardous and corrosive substance ; and such means shall be as per the scale shown in the table below :

TABLE

No	No. of persons employed at any time.	No. of drenching showers.
(i)	up to 50 workers	2
(ii)	Between 51 to 200 workers.	2 + 1 for every additional 50 or part thereof.
(iii)	Between 201 to 500 workers.	6 + 1 for every additional 100 or part thereof.
(iv)	501 workers and above.	8 + 1 for every additional 200 or part thereof

- (c) a sufficient number of eye wash bottles filled with distilled water or suitable liquids, kept in boxes or cupboards conveniently situated and clearly indicated by a distinctive sign which shall be visible at all times.

**68-X : Issue of guidelines :**

For the purpose compliance with the requirements of sub-sections (1), (4) and (7) of Section 41-B or 41-C the Chief Inspector may, if deemed necessary, issue guidelines from time to time to the occupiers of factories carrying on 'hazardous process'. Such guidelines may be based on National Standards, Codes of Practice or recommendations of international Bodies such as ILO and WHO.

**68-Y : Safety Committee :**

- (a) Which carries on any process or operation declared to be dangerous under section 87 of the Act; or
- (b) which carries on 'hazardous process' as defined under section 2(cb) of the Act;

There shall be a Safety Committee.

- (2) The representatives of the management on Safety Committee shall include-
    - (a) A senior official, who by his position in the organisation can contribute effectively to the functioning of the committee, shall be the Chairman;
    - (b) A safety officer and a Factory Medical Officer wherever available and the Safety Officer in such a case shall be the Secretary of the Committee;
    - (c) A representative each from the production, maintenance and purchase departments.
  - (3) The workers' representatives on this Committee shall be elected by the workers.
  - (4) The tenure of the Committee shall be two years.
  - (5) Safety Committee shall meet as often as necessary but atleast once in every quarter. The minutes of the meeting shall be recorded and produced to the Inspector on demand.
  - (6) Safety Committee shall have the right to be adequately and suitably informed of -
    - (a) potential safety and health hazards to which the workers may be exposed at work place.
    - (b) date on accidents as well as data resulting from surveillance of the workers exposed to hazardous substances so far as the factory is concerned, provided that the Committee under takes to use the data on a confidential basis and solely to provide guidance and advice on measures to improve the working environment and the health and safety of the workers.
  - (7) Function and duties of the safety Committee shall include -
    - (a) assisting and co-operating with the management in achieving the aims and objectives outlined in the 'Health and Safety Policy' of the occupier;
    - (b) dealing with all matters concerning health, safety and environment and to arrive at practicable solutions to problems encountered;
    - (c) creating safety awareness amongst all workers;
    - (d) undertaking educational, training and promotional activities;
    - (e) discussing reports on safety, environmental and occupational health surveys, safety audits, risk assessment, emergency and disaster management plans and implementation of the recommendations made in the reports;
    - (f) carrying out health and safety surveys and identifying causes of accidents;
    - (g) looking into any complaint made on the likelihood of an imminent danger to the safety and health of the workers and suggesting corrective measures; and
    - (h) reviewing the implementation of the recommendations made by it.
  - (8) Where owing to the size of the factory, or any other reason, the functions referred to in sub-rule (7) cannot be effectively carried out by the Safety Committee, it may establish sub-committees as may be required to assist it.
18. In the said rules, in rule 78, in sub-rule (2), after clause (e), the following clauses shall be inserted, namely :
- "(f) the cost of fuel required for cooking or heating food stuffs or water; and



- (g) the wages of the employees serving in the canteen and the cost of uniforms, if any, provided to them."
19. In the said rules, rule 83-b shall be deleted.
20. In the said rules in rule 95 in the schedule in column number-4 against entry at serial number 58, after the words "work on hot air sizing machine" the words " and work on multicylinder high speed sizing machine shall be inserted.
21. In the said rules, after rule 91, the following, new rule shall be inserted, namely :-

**91-A : Exemption to woman workers working in fish-curing and fish canning factories :**

All women working in fish-curing and fish-canning factories shall be exempted from the restrictions set out in sub-section (1) of section 66 subject to the following conditions :

1. No women shall be employed before 6.00 a.m. or after 7.00 p.m. for more than fifteen days in any calendar month. The number of days on which a woman may be so employed shall not exceed hundred in a year.
2. Women may be employed after 11.00 p.m. only if the occupier of the factory provides free transport facilities to the women workers to reach their home after night work.
3. A period of uninterrupted rest of at least 9 hours shall intervene between the cessation of a period of work after 7.00 p.m. on any day and the beginning of a fresh period of work on the following day.
22. In the said rules, in rule 102 in sub-rule (1), (a) for the word "operations" wherever occurs the words "manufacturing process or operations" shall be substituted;
- (b) for schedule-II the following shall be substituted, namely :-

**"SCHEDULE - II**

Electrolytic plating or oxidation of metal articles by use of an electrolyte containing acids, bases or salts of metals such as chromium, nickel, cadmium, zinc, copper, silver, gold, etc.

1. **Definitions.-** For the purposes of this Schedule-
  - (a) "electrolytic process " means the electrolytic plating or oxidation of metal articles by the use of an electrolyte containing acids, bases or salts of metals such as chromium, nickel, cadmium, zinc, copper, silver, gold, etc;
  - (b) "bath" means any vessel used for an electrolytic process or for any subsequent process; and
  - (c) "employed" means employed in any process involving contact with liquid from a bath.
2. **Exhaust draught.-** An efficient exhaust draught shall be applied to every vessel in which an electrolytic process is carried on. Such draught shall be provided by mechanical means and shall operate on the vapour or spray given off in the process as near as may be at the point of origin. The exhaust draught appliance shall be so constructed, arranged and maintained as to prevent the vapour or spray entering into any room or place in which work is carried on.
3. **Prohibition relating to women and young persons.-** No women, adolescent or child shall be employed or permitted to work at a bath.
4. **Floor of workrooms.-** The floor of every workroom containing a bath shall be impervious to water. The floor shall be maintained in good and level condition and shall be washed down at least once a day.

**5. Protective devices.-**

- (1) The occupier shall provide and maintain in good and clean condition the following articles of protective devices for the use of all persons employed on any process at which they are liable to come in contact with liquid from a bath and such devices shall be worn by the persons concerned-
  - (a) waterproof aprons and bubs; and
  - (b) for persons actually working at a bath, loose fitting rubber gloves and rubber boots or other waterproof footwear, and chemical goggles.
- (2) The occupier shall provide and maintain for the use of all persons employed suitable accommodation for the storage and drying of protective devices.

**6. Water facilities.-**

- (1) There shall be provided and maintained in good repairs for the use of all persons employed in electrolytic process and processes incidental to it -
    - (a) a wash place under cover, with either -
      - (i) a trough with a smooth impervious surface filled with a waste pipe, and of sufficient length to allow at least 60 cms. for every 5 persons employed at any one time, and having a constant supply of water from taps or jets above the trough at intervals of not more than 60 cms. or
      - (ii) at least one wash basin for every five such persons employed at any one time, fitted with a waste pipe and having a constant supply of water laid on.
    - (b) a sufficient supply of clean towels renewed daily, and soap or other suitable cleaning material.
  - (2) In addition to the facility in sub-paragraph 1, an approved type of emergency shower with eye fountain shall be provided and maintained in good working order. Wherever necessary, in order to ensure continuous water supply, storage tank of 1500 liters capacity shall be provided as a source of clean water for emergency use.
7. **Cautionary placard.-** A cautionary placard in the form specified below and printed in the language of the majority of the workers employed shall be affixed in a prominent place in the factory where it can be easily and conveniently read by the workers.

**CAUTIONARY NOTICE****Electrolytic plating**

1. Chemicals handled in this plant are corrosive and poisonous.
2. Smoking, chewing tobacco, eating food or drinking, in this area is prohibited. No food stuff or drink shall be brought in this area.
3. Some of these chemicals may be absorbed through the skin and may cause poisoning.
4. A good wash shall be taken before meals.
5. Protective devices supplied shall be used while working in this area.
6. Spillage of the chemicals on any part of the body or on the floor shall be immediately washed away with water.
7. All workers shall report for the prescribed medical test regularly to protect their own health.

**8. Medical facilities and record of examinations and tests.-**

- (1) The occupier of every factory in which electrolytic processes are carried on shall-
  - (a) employ a qualified medical practitioner for medical surveillance of the workers employed therein whose appointment shall be subject to the approval of the Chief Inspector of Factories;
  - (b) provide to the said medical practitioner all the necessary facilities for the purpose referred to in clause (a); and
  - (c) maintain a sufficient supply of suitable barrier cream, ointment and impermeable water proof plaster in a separate box readily accessible to the workers and used solely for the purpose of keeping these substances. In case cyanides are used in the bath, the box shall also contain an emergency cyanide kit.
- (2) The medical practitioner shall examine all workers before they are employed in electrolytic processes. Such examination in case of chrome plating shall include inspection of hands, fore arms and nose and shall be carried out once at least in every fortnight.
- (3) The record of the examinations referred to in sub-paragraph (2) shall be maintained in a separate register approved by and maintained in a separate register approved by chief Inspector of Factories which shall be kept readily available for inspection by the Inspector.

**9. Medical examination by the Certifying Surgeon.-**

- (1) Every worker employed in the electrolytic processes shall be examined by a Certifying Surgeon before his first employment. Such examination shall include X-ray of the chest and-
  - (a) in case of chromium plating include examination for nasal septum perforation and test for chromium in urine;
  - (b) in case of nickel plating, test for nickel in urine; and
  - (c) in case of cadmium plating, test for cadmium in urine and -2 microglobulin in urine.
- (2) no worker shall be employed in any electrolytic process unless certified fit for such employment by the certifying surgeon.
- (3) Every worker employed in the electrolytic processes shall be re-examined by a certifying surgeon at least once in every year, except in case of the workers employed in cadmium, chromium and nickel plating processes for whom this examination shall be carried out once in every six months. such re-examination shall, wherever the Certifying Surgeon considers appropriate, include tests as specified under sub-paragraph(1) excluding the x-ray of the chest which shall not be required normally to be carried out earlier than once in three years.
- (4) The Certifying Surgeon after examining a worker, shall issue a Certificate of Fitness in Form 27-A. The record of examination and re-examinations carried out shall be kept in the custody of the manager of the factory. The record of each examination carried out under sub-paragraphs (1)and(2), including the nature and the results of the tests, shall also be entered by the Certifying Surgeon in a health register in Form No. 20.
- (5) The Certificate of Fitness and the health register shall be kept readily available for inspection by the Inspector.
- (6) If at any time the Certifying Surgeon is of the opinion that a worker is no longer fit for employment in the electrolytic processes on the ground that continuous therein would involve danger to the health of the worker, he shall make a record of his findings in

the said certificate and the health register. The entry of his findings in those documents shall also include the period for which considers that the said person is unfit for work in the said processes. The person declared unfit in such circumstances shall be provided with alternate placement facility unless he is fully incapacitated in the opinion of the Certifying Surgeon, in which case the person affected shall be suitable rehabilitated.

- (7) No person who has been found unfit to work as specified in sub-paragraph (6) shall be re-employed or permitted to work in the said processes unless the Certifying Surgeon, after further examination, again certifies him fit employment in those processes.

- (c) for schedule-xi, the following shall be substituted, namely :-

#### **"SCHEDULE - XI**

##### **Manufacture or manipulation of carcinogenic dye Intermediates**

1. **Application.-** The schedule shall apply in respect of all factories or any part thereof, where processes in which the substances, mentioned in paragraph 3 and 4 are formed, manufactured, handled, or used and the processes incidental thereto in the course of which these substances are formed, are carried on. The processes indicated in this paragraph shall be referred to hereinafter as "the said processes" and such a reference shall mean any or all the processes described in this paragraph.
2. **Definitions.-** For the purpose of this schedule the following definitions shall apply, unless the context otherwise requires-
  - (a) "controlled substances" means chemical substances mentioned in paragraph 4 of this schedule;
  - (b) "efficient exhaust draught" means localised ventilation effected by mechanical means for the removal of gas, vapour, dust or fume so as to prevent them from escaping into the air of any place in which work is carried on. No draught, shall be deemed to be efficient which fails to remove smoke generated at the point where such gas, vapour, fume or dust originates; and
  - (c) "prohibited substances" means chemical substances mentioned in paragraph 3 of this schedule.
  - (d) "first Employment" means first employment in the said processes and also re-employment in such processes following any cessation of employment for a continuous period exceeding three calendar months.
3. **Prohibited substances.-** For the purpose of this Schedule, the following chemical substances shall be classified as "prohibited substances" except when these substances are present or are formed as a by-product of a chemical reaction in a total concentration not exceeding one percent:-
  - (a) beta-naphthylamine and its salts;
  - (b) benzidine and its salts;
  - (c) 4-amino diphenyl and its salts;
  - (d) 4-nitro diphenyl and its salts; and
  - (e) any substance containing any of these compounds.



4. **Controlled substances.** - For the purpose of this Schedule, the following chemical substances shall be classified as "controlled substances" :
- (a) alpha-naphthylamine or alpha-naphthylamine containing not more than one percent of beta-naphthylamine either as a by-product of chemical reaction or otherwise, and its salts;
  - (b) ortho-tolidine and its salts;
  - (c) dianisidine and its salts;
  - (d) dichloro bensidine and its salts;
  - (e) auramine; and
  - (f) magenta.
5. **Prohibition of employment.** - No person shall be employed in the said processes in any factory in which any prohibited substance is formed, manufactured, processed, handled or used except as exempted by the Chief Inspector as stipulated in paragraph 23.
6. **Requirements for processing or handling controlled substances.** -
- (1) wherever any of the controlled substances referred to in paragraph 4 are formed, manufactured, processed, handled, or used, all practical steps shall be taken to prevent inhalation, ingestion or absorption of the said controlled substance by the workers while engaged in processing that substance, and its storage or transport within the plant, or in cleaning or maintenance of the concerned equipment, plant, machinery and storage areas.
  - (2) As far as possible all operations shall be carried out in a totally enclosed system. Wherever such enclosure is not possible, efficient exhaust draught shall be applied at the point where the controlled substances are likely to escape into the atmosphere during the process.
  - (3) The controlled substances shall be received in the factory in tightly closed containers and shall be kept so except when these substances are in process of use. The controlled substances shall leave the factory only in tightly closed containers of appropriate type. All the containers shall be plainly labelled to indicate the contents.
7. **Personal Protective Equipment.**-
- (1) The following items of personal protective equipment shall be provided and issued to every worker employed in the said processes:
    - (a) long trousers and shirts or overalls with full sleeves and head coverings. The shirt or overall shall cover the neck completely; and
    - (b) rubber gum-boots.
  - (2) The following items of personal protective equipment shall be provided in sufficient numbers for use by workers employed in the said processes when there is danger of injury during the performance of normal duties or in the event of emergency :
    - (a) rubber hand-gloves ;
    - (b) rubber aprons ; and
    - (c) airline respirators or other suitable respiratory protective equipment.
  - (3) It shall be the responsibility of the manager to maintain all items of personal protective equipment in a clean and hygienic condition and in good repair.



8. **Prohibition relating to employment of women and young persons.** - No woman or young person shall be employed or permitted to work in any room in which the said processes are carried on.
9. **Floors of workroom.** - The floor of every workroom in which the said processes are carried on shall be (a) smooth and impervious to water provided that asphalt or tar shall not be used in the composition of the floor, (b) maintained in a state of good repair, (c) with a suitable slope for easy draining and provided with gutters and (d) thoroughly washed daily with the drain water being led into a sewer through a closed channel.
10. **Disposal of empty containers.** - Empty containers used for holding controlled substances shall be thoroughly cleaned of their contents and treated with an inactivating agent before being discarded.
11. **Manual handling.** - Controlled substances shall not be allowed to be mixed, filled, emptied or handled except by means of a scoop with a handle. Such scoop shall be thoroughly cleaned daily.
12. **Instructions regarding risk.** - Every worker on his first employment in the said processes shall be fully instructed on the properties of the toxic chemicals to which he is likely to be exposed to, of the dangers involved and the precautions to be taken. Workers shall also be instructed on the measures to be taken to deal with an emergency.
13. **Cautionary Placards.** - Cautionary placards in the form specified in appendix attached to this Schedule and printed in the language of the majority of the workers employed in the said processes shall be affixed in prominent places frequented by them in the factory, where the placards can be easily and conveniently read. Arrangements shall be made by the manager to instruct periodically all such workers regarding the precautions contained in the cautionary placards.
14. **Obligations of the workers.** - It shall be the duty of the persons employed in the processes to submit themselves for the medical examination including exfoliative cytology of urine by the Certifying - Surgeon or the qualified medical practitioner as provided for under these rules.
15. **Washing and bathing facilities.** - (1) The following washing and bathing facilities shall be provided and maintained in a clean state and in good repair for the use of all workers employed in the said processes :
  - (a) a wash place under cover having constant supply of water and provided with clean towels, soap and nail brushes and with at least one stand pipe for every five such workers;
  - (b) 50 percent of the stand pipes provided under clause (a) shall be located in bathrooms where both hot and cold water shall be made available during the working hours of the factory and for one hour thereafter;
  - (c) the washing and bathing facilities shall be in close proximity of the area housing the said processes;
  - (d) clean towels shall be provided individually to each worker; and
  - (d) In addition to the taps mentioned under clause (a), one stand pipe, in which warm water is made available, shall be provided on each floor.(2) Arrangement shall be made to wash factory uniforms and other work clothes everyday.
16. **Food, drinks, etc. prohibited in workroom.** - No worker shall consume food, drink, pan, supari or tobacco or shall smoke in any workroom in which the said processes are carried on and no worker shall remain in any such room during intervals for meals of rest.

17. **Cloak room.** - There shall be provided and maintained in a clean state and in good repair for the use of the workers employed in the said processes (a) a cloakroom with lockers having two compartments - one for street clothes and the other for work clothes, and (b) a place separate from the locker room and the messroom, for the storage of protective equipment provided under paragraph 7. The accommodation so provided shall be under the care of a responsible person and shall be kept clean.
18. **Messroom.** - There shall be provided and maintained for the use of workers employed in the said processes who remain on the premises during the meal intervals, a messroom which shall be furnished with table and benches and provided with suitable means for warming food.
19. **Time allowed for washing.** - Before the end of each shift 30 minutes shall be allowed for bathing for each worker who is employed in the said processes. further, atleast 10 minutes shall be allowed for washing before each meal in addition to the regular time allowed for meals.
20. **Restriction on age of persons employed.** - No worker under the age of 40 years shall be engaged in the factory in the said processes for the first time after the date on which the schedule comes into force.
21. **Medical facilities and records of examination and tests.** -
  - (1) The occupier of every factory to which the Schedule applies, shall -
    - (a) employ a qualified medical practitioner for medical surveillance of the workers employed therein whose employment shall be subject to the approval of the Chief Inspector of Factories; and
    - (b) provided to the said medical practitioner all the necessary facilities for the purpose referred to in clause (a).
  - (2) The record of medical examinations and appropriate tests carried out by the said medical practitioner shall be maintained in a separate register approved by the Chief Inspector of Factories, which shall be kept readily available for inspection by the Inspector.
22. **Medical examination by the Certifying Surgeon.** -
  - (1) Every workers employed in the said processes shall be examined by a Certifying Surgeon within 15 days of his first employment. such examination shall include tests for detection of methemoglobin in blood (hematological tests), paranitrophenol in urine, pulmonary function tests and Central Nervous System tests. No worker shall be allowed to work after 15 days of his first employment in the factory unless certified fit for such employment by the Certifying Surgeon.
  - (2) Every worker employed in the said processes shall be re- examined by a Certifying surgeon at least one in every six calendar months and such re-examination shall, wherever the Certifying Surgeon specified in sub-paragraph (1).
  - (3) The Certifying Surgeon after examining a worker, shall issue a Certificate of Fitness in Form 30. The record of examination and re-examinations carried out shall be entered in the Certificate and the certificate shall be kept in the custody of the manager factory. The record of each examination carried out under sub-paragraph(1) and (2), including the nature and the results of these tests, shall also be entered by the Certifying Surgeon in a health register in Form 20.
  - (4) The certificate of fitness and the health register shall be kept readily available for inspection by the Inspector.

- (5) If at the time the Certifying Surgeon is of the opinion that a worker is no longer fit for employment in the said processes on the ground that continuance therein would involve special danger to the health of the worker, he shall make a record of this finding in the said certificate and the health register. The entry of his findings in those documents shall also include the period for which he considers that the said person is unfit to work in the said processes. The person so suspended shall be provided with alternate placement facilities unless he is fully incapacitated in the opinion of the Certifying Surgeon, in which case the person affected shall be suitably rehabilitated.
- (6) No person who has been found unfit to work as said in sub-paragraph (5) shall be re-employed or permitted to work in the said processes unless the Certifying Surgeon, after further examination, again certifies him fit for employment in those processes.

**23. Exemptions.- Prohibited substances.-**

- (1) The Chief Inspector may by a certificate in writing (which he may at his discretion revoke at any time), subject to such conditions, if any, as may be specified therein, exempt any process in the course of which any of the prohibited substances is formed, processed, manufactured, handled, or used, from the provisions of paragraph 5 if he is satisfied that the process is carried out in a totally enclosed and hermetically sealed system in such a manner that the prohibited substance is not removed from the system except in quantities no greater than that required for the purpose of control, of the process or such purposes as is necessary to ensure that the product is free from any of the prohibited substances.
- (2) The Chief Inspector may allow the manufacture, handling or use of benzidine hydrochloride provided that all the processes in connection with it are carried out in a totally enclosed system in such a manner that no prohibited substance other than benzidine hydrochloride is removed therefrom except in quantities no greater than that required for the purpose of control of the processes or such purposes as are substances and that adequate steps are taken to ensure that benzidine hydrochloride is, except while not in a totally enclosed system, kept wet with not less than one part of water to two parts of benzidine hydrochloride at all times.

**APPENDIX**

**CAUTIONARY PLACARD/NOTICE**

**Carcinogenic dye intermediates.**

1. Dye Intermediates which are nitro amino derivatives or aromatic hydrocarbons are toxic. You have to handle these chemicals frequently in this factory.
2. Use the various items of protective wear to safeguard your own health.
3. Maintain scrupulous cleanliness at all time. Thoroughly wash hands and feet before taking meals. It is essential to take a bath before leaving the factory.
4. Wash off any chemical falling on your body with soap and water. If splashed with a solution of the chemical, remove the contaminated clothing immediately. These chemicals are known to produce cyanosis. Contact the medical officer or appointed doctor immediately and get his advice.
5. Handle the dye intermediates only with long handled scoops, never with bare hands.
6. Alcoholic drinks should be avoided as they enhance the risk of poisoning by the chemicals.
7. Keep your food and drinks away from work place. Consuming food, drinks or tobacco in any form at the place of work is prohibited.



8. Serious effects from work with toxic chemicals may follow after many years. Great care must be taken to maintain absolute cleanliness of body, clothes, machinery and equipment".

(d) for schedule XVII, the following shall be substituted, namely :-

#### SCHEDULE -XVII

Handling and processing of Asbestos, Manufacture of any Article of Asbestos and any other process of Manufacture or otherwise in which Asbestos is used in any Form.

**1. Application.** - This schedule shall apply to all factories or parts of factories in which any of the following processes is carried on :

- (a) breaking, crushing, disintegrating, opening, grinding, mixing or serving of asbestos and any other processes involving handling and manipulation of asbestos incidental thereto;
- (b) all processes in the manufacture of asbestos textiles including preparatory and finishing processes;
- (c) making of insulation slabs or sections, composed wholly or partly of asbestos, and processes incidental thereto;
- (d) making or repairing of insulating mattresses, composed wholly or partly of asbestos, and processes incidental thereto;
- (e) manufacture of asbestos cardboard and paper;
- (f) manufacture of asbestos cement goods;
- (g) application of asbestos by spray method;
- (h) sewing, grinding, turning, abrading and polishing in dry state of articles composed wholly or partly of asbestos;
- (i) cleaning of any room, vessel, chamber, fixture or appliance for the collection of asbestos dust, and
- (j) any other processes in which asbestos dust is given off into the work environment.

**2. Definitions.-** For the purpose of this schedule -

- (a) "asbestos" means any fibrous silicate mineral and any admixture containing actinolite, amesite, anthophyllite, chrysotile, crocidolite, tremolite or any mixture thereof, whether crude, crushed or opened;
  - (1) the term "asbestos dust" means airborne particles of asbestos or settled particles of asbestos which are liable to become airborne in the working environment;
  - (2) the term "airborne asbestos dust" means, for purposes of measurement, dust particles measured by gravimetric assessment of other equivalent method;
  - (3) the term "respirable asbestos fibers" means asbestos fibers having a diameter of less than 3  $\mu$ m, and a length-to-diameter ratio greater than 3:1. Only fibers of a length greater than 5  $\mu$ m shall be taken into account for the purpose of measurement.
  - (4) the term "exposure to asbestos" means exposure at work to airborne respirable asbestos fibers or asbestos dust, whether originating from asbestos or from minerals, materials or products containing asbestos;
- (b) "asbestos textile" means yarn or cloth composed of asbestos or asbestos mixed with any other material;
- (c) "approved" means approved for the time being in writing by the Chief Inspector;

- (d) "breathing apparatus" means a helmet or face piece with necessary connections by means of which a person using it breathes air free from dust, or any other approved apparatus;
  - (e) "efficient exhaust draught" means localised ventilation by mechanical means for the removal of dust so as to prevent dust from escaping into air of any place in which work is carried on. No draught shall be deemed to be efficient which fails to control dust produced at the point where such dust originates.
  - (f) "preparing" means crushing, disintegrating, and any other processes in or incidental to the opening of asbestos;
  - (g) "protective clothing" means overalls and head covering which (in either case) shall when worn exclude asbestos dust.
3. **"Tools and Equipment :** (1) Any tools or equipment used in processes to which this Schedule applies shall be such that they do not create asbestos dust above the permissible limit or are equipped with efficient exhaust draught.
- (2) (a) prohibition : Every process or equipment related to the milling of asbestos or processing of asbestos fiber, release dust beyond the permissible limit, such process or use of such equipment shall be prohibited;
  - (b) the use of crocidolite and products containing this fiber shall be prohibited;
  - (c) spraying of all forms of asbestos shall be prohibited;
  - (d) the installation of friable asbestos insulation materials shall be prohibited.
- (3) Substitution. - asbestos shall be used only when its risks can be prevented or controlled, otherwise, it shall be replaced, when technically feasible, by other materials or the use of alternative technologies, scientifically evaluated as harmless or less harmful;
- (4) Exposure to the workers. - The number of persons assigned to work involving exposure to asbestos and the duration of their exposure shall be kept to the minimum required for the safe performance of the task;
- (5) Demarcation of area. - The areas of activity which involve exposure to asbestos shall be clearly demarcated and indicated by warning signs restricting unauthorised access.
4. Exhaust draught. - (1) An efficient exhaust draught shall be provided and maintained to control dust from the following processes and machines :
- (a) manufacture and conveying machinery namely -
    - (i) preparing, grinding or dry mixing machines;
    - (ii) guarding, card waste and ring spinning machines, and looms;
    - (iii) machines or other plant fed with asbestos; and
    - (iv) machines used for the sewing, grinding, turning, drilling, abrading or polishing; in the dry state, of articles composed wholly or partly of asbestos;
  - (b) cleaning, and grinding of the cylinders or other parts of a carding machines;
  - (c) chambers, hoppers or other structures into which loose asbestos is delivered or passes;
  - (d) work-benches for asbestos waste sorting or for other manipulation of asbestos by hand;
  - (e) workplaces at which the filling or emptying of sacks, skips or other portable containers, weighing or other process incidental thereto which is effected by hand, is carried on;
  - (f) sack cleaning machines;



- (g) mixing and blending of asbestos by hand; and
- (h) any other process in which dust is given off into the work environment.
- (2) Exhaust ventilation equipment provided in accordance with sub-paragraph (1) shall, while any work of maintenance or repair to the machinery, apparatus or other plant of equipment in connection with which it is provided is being carried on, be kept in use so as to produce an exhaust draught which prevents entry of asbestos dust into the air of any work place.
- (3) Arrangements shall be made to prevent asbestos dust discharged from exhaust apparatus being drawn into the air of any work room.
- (4) The asbestos bearing dust removed from any workroom by the exhaust system shall be collected in suitable receptacles or filter bags which shall be isolated from all areas.
- 5. Testing and examination of ventilating system.
  - (1) All ventilating system used for the purpose of extracting or suppressing dust as required by this schedule shall be examined and inspected once every week by a responsible person. It shall be thoroughly examined and tested by a competent person once in every period of 12 months. Any defects found by such examinations or test shall be rectified forthwith.
  - (2) A register in Form No. 20-A containing particulars of such examination and tests and the state of the plant and the repairs or alterations (if any) found to be necessary shall be kept and shall be available for inspection by an Inspector.
- 6. Segregation in case of certain process. - work places where the use of asbestos may result in the release of asbestos dust into the air shall be separated from the general working environment in order to avoid possible exposure of other workers to asbestos.
- 7. Storage and distribution of loose asbestos.
  - (1) All loose asbestos shall while not in use, be kept in suitable closed receptacles which prevent the escape of asbestos dust there from such asbestos shall not be distributed within a factory except in such receptacles or in a totally enclosed system of conveyance.
- 8. Asbestos sacks. - (1) All sacks used as receptacles for the purpose of transport of asbestos within the factory shall be constructed of impermeable materials and shall be kept in good repair.
  - (2) A sack which has contained asbestos shall not be cleaned by hand beating but by a machine, complying with paragraph 3(1).
  - (3) Occupier shall dispose of waste containing asbestos in a manner that does not pose a health risk to the workers concerned, including those handling asbestos waste, or to the population in the vicinity of the enterprise.
- 9. Maintenance of floors and workplaces. - (1) In every room in which any of the requirements of this schedule apply -
  - (a) the floors, work-benches, machinery and plant shall be kept in a clean state and free from asbestos debris and suitable arrangements shall be made for the storage of asbestos not immediately required for use; and
  - (b) the floors shall be kept free from any materials, plant or other article not immediately required for the work carried on in the room, which would obstruct the proper cleaning of the floor.
  - (2) The cleaning as mentioned in sub-rule (1) shall, so far as is practicable, be carried out by means of vacuum cleaning equipment so designed, and constructed and so used that asbestos dust neither escape nor is discharged into the air of any work place.

(3) When the cleaning is done by any method other than that mentioned in sub-paragraph (2), the person doing cleaning work and any other person employed in that room shall be provided with respiratory protective equipment and protective clothing.

(4) The vacuum cleaning equipment used in accordance with provisions of sub-paragraph (2), shall be properly maintained and after each cleaning operation, its surfaces kept in a clean state and free from asbestos waste and dust.

(5) Asbestos waste shall not be permitted to remain on the floors or other surface at the work place at the end of the working shift and shall be transferred without delay to suitable receptacles. Any spillage of asbestos waste occurring during the course of the work at any time shall be removed and transferred to the receptacles maintained for the purpose without delay.

10. Breathing Apparatus and Protective clothing.-

(1) An approved breathing apparatus and protective clothing shall be provided and maintained in good conditions for use of every person employed -

- (a) in chambers containing loose asbestos;
- (b) in cleaning, dust settling or filtering chambers or apparatus ;
- (c) in cleaning the cylinders, including the deffer cylinders, or other parts of a carding machine by means of hand strickles, and
- (d) in filling, beating, or levelling in the manufacture or repair of insulating mattresses, and
- (e) in any other operation of circumstances in which it is impracticable to adept technical means to control asbestos dust in the work enviroment within the permissible limit.

(2) Suitable accommodation in conveniently accessible position shall be provided for the use of persons when putting on or taking off breathing apparatus and protective clothing provided in accordance with this rule and for the storage of such apparatus and clothing when not in use.

(3) All breathing apparatus and protective clothing when not in use shall be stored in the accommodation provided in accordance with sub-rule (2) above.

(4) All protective clothing in use shall be dedusted under an efficient exhaust draught or by vacuum cleaning and shall be washed at suitable intervals. The cleaning schedule and procedure shall be such as to ensure the efficiency in protecting the wearer.

(5) All breathing appreatus shall be cleaned and disinfected at suitable intervals and thoroughly inspected once every month by a responsible person.

(6) A record of the cleaning and maintenance and of the condition of the breathing apparatus shall be maintained in a register provided for that purpose which shall be readily available for inspection by an Inspector.

(7) No person shall be employed to perform any work specified in sub-paragraph (1) for which breathing apparatus is necessary to be provided under that sub-paragraph unless he has been fully instructed in the proper use of that equipment.

(8) No breathing apparatus provided in pursuance of sub- paragraph (1) which has been worn by a person shall be worn by another person unless it has been thoroughly cleaned and disinfested since last being worn and the person has been fully instructed in the proper use of that equipment.

11. Separate accommodation for personal clothing.- A separate accommodation shall be provided in a conveniently accessible position for all persons employed in operations to which this Schedule applies for storing of personal clothing. This should be separated from the accommodation provided under sub-paragraph (2) to prevent contamination of personal clothing.
12. Washing and bathing facilities.- (1) There shall be provided and maintained in a clean state and in good repair for the use of all workers employed in the processes covered by the schedule, adequate washing and bathing places having a constant supply of water under cover at the rate of one such place for every 15 persons employed.  
(2) The washing places shall have stand pipes placed at intervals of not less than one meter.  
(3) Not less than one half of the total number of washing places shall be provided with bathrooms.  
(4) Sufficient supply of clean towels made of suitable material shall be provided :  
Provided that such towels shall be supplied individually for each worker if so ordered by the Inspector.  
(5) Sufficient supply of soap and nail brushes shall be provided.  
(6) At least thirty minutes, time shall be allowed, within working hours, for changing, showering or washing after the work shift.
13. Messroom.- (1) There shall be provided and maintained for the use of all workers employed in the factory covered by this schedule, remaining on the premises during the rest intervals, a suitable messroom which shall be furnished with :-  
(a) sufficient tables and benches with back rest, and  
(b) adequate means for warming food.  
(2) The messroom shall be placed under the charge of a responsible person and shall be kept clean.
14. Prohibition of employment of young persons.- No young person shall be employed in any of the process covered by this Schedule.
15. Prohibition relating to smoking.- No person shall smoke in any area where processes covered by this schedule are carried on. A notice in the language understood by majority of the workers shall be posted in the plant prohibiting smoking at such areas.
16. Cautionary Notices.- (A) Cautionary notices shall be displayed at the approaches and along the parameter of every asbestos processing area to warn all persons regarding -  
(a) hazards to health from asbestos dust,  
(b) need to use appropriate equipment,  
(c) prohibition of entry to unauthorised persons, or authorised persons but without protective equipment.  
(B) Information from occupier.- The following information shall be sent by the occupier of the factory :-  
(a) the type quantity of asbestos used;  
(b) the activities and processes carried out;  
(c) the products manufactured;  
(d) the number of workers exposed and the level and frequency of their exposure;



- (e) the preventive and protective measures taken;
  - (f) any other information necessary to safeguard the worker's health.
- (C) Such notices shall be in the language understood by the majority of the workers.
- (D) (1) Labeling.- The labeling shall be printed in the language or languages in common use in the state indicating that, the container or product contains asbestos, the inhalation of as asbestos dust carries a health risk, and appropriate protective measures shall be taken.
- (2) The occupier of the factory shall provide a data sheet listing the asbestos content, health hazards and appropriate protective measures for the material or product to consumers.
- (E) Occupier shall provide workers with adequate information in an appropriate form on the health hazards to their families or others which could result from taking home clothing contaminated by asbestos dust.
17. Air Monitoring.- (1) To ensure the effectiveness of the control measures, monitoring of asbestos fiber in air shall be carried out once at least in every shift and measured or calculated in terms of time-weighted average concentration and the record of the results so obtained shall be entered in a register specially maintained for the purpose by qualified. Membrane Filter Technique (MFT) shall be used for the measurement of the air borne asbestos fiber dust.
- (2) The records of the monitoring of the working environment shall be kept for a period of not less than 30 years.
18. Medical facilities and records of medical examinations and tests:- (1) The occupier of every factory or part of the factory to which the schedule applies, shall -
- (a) employ a qualified medical practitioner for medical surveillance of the workers covered by this schedule whose employment shall be subject to the approval of the Chief Inspector of Factories ;
  - (b) provide to the said medical practitioner all the necessary facilities for the purpose for the purpose referred to in clause (a).
- (2) The record of medical examinations and appropriate tests carried out by the said medical practitioner shall be maintained in a separate register approved by the Chief-Inspector of Factories, which shall be kept readily available for inspection by the Inspectors.
19. Medical examination by Certifying Surgeon.-
- (1) Every worker employed in the processes specified in paragraph 1 shall be examined by a Certifying Surgeon within 15 days of his first employment. Such examination shall include pulmonary function tests, tests for detecting asbestos fibers in sputum and chest X-ray. No worker shall be allowed to work after 15 days of his first employment in the factory unless certified fit for such employment by the Certifying Surgeon.
  - (2) Every worker employed in the process referred to in sub- paragraph (1) shall be re-examined by a Certifying Surgeon atleast once in every twelve calendar months. Such examinations shall, wherever, the Certifying Surgeon considers appropriate, include all the tests specified in sub-paragraph (1) except chest X-ray which shall be carried out once in 3 years.
  - (3) The Certifying Surgeon after examining a worker, shall issue a Certificate of Fitness in Form 27-A. The record of examination and re-examination carried out shall be entered in the certificate and the certificate shall be kept in the custody of the manager of the factory. The record of each examination carried out under sub-paragraph (1) and (2), including the nature and the results of the tests, shall also be entered by the Certifying Surgeon in a health register in Form 20.

- (4) The Certificate of Fitness and the health register shall be kept readily available for inspection by the Inspector.
- (5) If at any time the Certifying Surgeon is of the opinion that a worker is no longer fit for employment in the said processes on the ground that continuance therein would involve special danger of his findings in the said certificate and the health register. The entry of his findings in those documents should also include the period for which he considers that the said person is unfit to work in the said processes.
- (6) No person who has been found unfit to work as said in sub-paragraph (5) shall be re-employed or permitted to work in the said processes unless the Certifying Surgeon, after further examination, again certifies him fit for employment in those processes.
20. (1) Appropriate medical examination shall be continued to be available to workers after termination of an assignment involving exposure to asbestos.
- (2) The medical examinations tests and investigations provided in this schedule shall be carried out as far as possible in working hours and shall entail no cost to the worker.
- (3) The results of medical examinations shall be used to determine health status with regard to exposure to asbestos and shall not be used to discriminate against the worker.
- (4) Workers shall be informed in an adequate and appropriate manner, of the results of the medical examinations and receive individual advice concerning their health in relation to their work.
- (5) When continued assignment to work involving exposure to asbestos is found to be medically inadvisable every effort shall be made, to provide the workers concerned with other means of maintaining their income.
- (6) Records of the monitoring of exposure of workers as well as the sections of their medical files relevant to health hazards due to exposure to asbestos and chest radiographs shall be kept for a period of not less than 30 years following termination of an assignment involving exposure to asbestos.
- (7) In case of closure of the factory or after termination of the engagement of a worker, records and information kept in accordance with paragraph 20(6) above shall be deposited in the office of the Chief Inspector of Factories, Gujarat State.
- (i) in Schedule XVIII, (1) in clause 3, for the words "table 2 appended to rule 123-A", the words "the second schedule under section 41-f of the Act" shall be substituted;
- (ii) in clause 7(3), for the word and figures "Form 28" and "Form 29", the words and figures "Form 33" and "Form 32" shall respectively be substituted.
- (f) after schedule XVIII, the following schedule shall be inserted, namely :-

## **SCHEDULE - XIX**

### **Chemical Works**

#### **PART - I**

1. Application. - This Schedule shall apply to all manufactures and processes incidental thereto carried on in chemical works.
2. Definitions. - For the purpose of this Schedule -
- (a) "Chemical Works" means any factory or such parts of any factory where any process or activity in relation to the industries specified in the First Schedule of the Act;



- (b) "efficient exhaust draught" means localised ventilation effected by mechanical or other means for the removal of gas, vapour, fume or dust to prevent it from escaping into the air or any place in which work is carried on;
- (c) "bleaching powder" means the bleaching powder commonly called chloride of lime;
- (d) "chlorate" means chlorate or perchlorate;
- (e) "caustic" means hydroxide of potassium or sodium;
- (f) "chrome process" means the manufacture of chromate or bichromate of potassium or sodium, or the manipulation, movement or other treatment of these substances;
- (g) "nitro or amino process" means the manufacture of nitro or amino derivatives of phenol and of benzene or its homologues, and the making of explosives with the use of any of these substances;
- (h) the term 'permit to work' system means the compliance with the procedures laid down under para 20 of Part II;
- (i) "toxic substances" means all those substances which when they enter into the human body, through inhalation or ingestion or absorption through skin, in sufficient quantities, cause fatality or exert serious affliction of health, or chronic harmful effects on the health of persons exposed to it due to its inherent chemical or biological effects. In respect of substances whose Threshold limit Value is specified in the second schedule of the act, exceeding the concentration specified therein would make the substance toxic;
- (j) "emergency" means a situation or condition leading to a circumstance or set of circumstances in which there is danger to the life or health of persons or which could result in big fire or explosion or pollution to the work and outside environment, affecting the workers or neighbourhood in a serious manner, demanding immediate action;
- (k) "dangerous chemical reactions" means high speed reactions, run-away reactions, delayed reactions, etc. and are characterized by evolution of large quantities of heat, intense release of toxic or flammable gases or vapours, sudden pressure build-up etc.;
- (l) "manipulation" means mixing, blending, filling, emptying, grinding, sieving, drying, packing, sweeping, handling, using, etc.;
- (m) "approved personal protective equipment" means items of personal protective equipment conforming to the relevant Indian standard institute specifications or in the absence of it, personal protective equipment approved by the Chief Inspector of Factories;
- (n) "appropriate personal protective equipment" means that when the protective equipment is used by the worker, he shall have no risk to his life or health or body; and
- (o) "confined space" means any space by reason of its construction as well as in relation to the nature of the work carried therein and where hazards to the persons entering into working inside exist or are likely to develop during working.

## PART II

### General Requirements

#### Applying to all the works in the First Schedule of the Act.

1. housekeeping. - (1) Any spillage of materials shall be cleaned up before further processing.
- (2) Floors, platforms, stairways, passages and gangways shall be kept free of any obstructions.
- (3) There shall be provided easy means of access to all parts of the plant to facilitate cleaning.

2. Improper use of chemicals. - No chemicals or solvents or empty containers containing chemicals or solvents shall be permitted to be used by workers for any purposes other than in the processes for which they are supplied.
3. Prohibition on the use of food, etc. - No food, drink, tobacco, pan or any edible item shall be stored or heated or consumed on or near any part of the plant or equipment.
4. Cautionary Notices and Instructions. - (1) Cautionary notices in a language understood by the majority of workers shall be prominently displayed in all hazardous areas drawing the attention of all workers about the hazards to health, hazards involving fire and explosion and any other hazard such as consequences of testing of material or substances used in the process or using any contaminated container for drinking or eating, to which the workers' attention shall be drawn for ensuring their safety and health.  
  
(2) In addition to the above cautionary notice, arrangement shall be made to instruct and educate all the workers including illiterate workers about the hazards in the process including the specific hazards to which they may be exposed to, in the normal course of their work. Such instructions and education shall also deal with the hazards involved in unauthorised and unsafe practices including the properties of substances used in the process under normal conditions as well as abnormal conditions and the precautions to be observed against each and every hazard. Further, an undertaking from the workers shall be obtained within 1 month of their employment and for old workers employed, within one month of coming into operation of these rules, to the effect that they have read the contents of the cautionary notices and instructions, understood them and would abide by them. The training and instructions to all workers and all supervisory personnel shall include the significance of different types of symbols and colours used on the labels stuck or painted on the various types of containers and pipe lines.
5. Evaluation and provision of safeguards before the commencement of process. - (1) before commencing any process or any experimental work, or any new manufacture covered under first Schedule of the Act, the occupier shall take all possible steps to ascertain definitely all the hazards involved both from the actual operations and the chemical reactions including the dangerous chemical reactions. The properties of the raw materials used, the final products to be made, and any by-products derived during manufacture, shall be carefully studied and provisions shall be made for dealing with any hazards including effects on workers, which may occur during manufacture.  
  
(2) Information in writing giving details of the process, its hazards and the steps taken of proposed to be taken from the design stage to disposal stage for ensuring the safety as in sub-para (1) above shall be sent to the chief Inspector at the earliest but in no case less than 15 days before commencing manufacture, handling, or storage of any of items covered under first Schedule of the Act, whether on experimental basis, or as pilot plant or as trial production, or as large scale manufacture.  
  
(3) The design, construction, installation, operation, maintenance and disposal of the buildings, plant and facilities shall take into consideration effective safeguards against all the safety and health hazards so evaluated.  
  
(4) The requirements under the sub-para (1) to (3) shall not act in lieu of or in derogation to, any other provisions contained in any other Act governing the work.
6. Authorised entry. - Authorised persons only shall be permitted to enter any section of the factory or plant on or where dangerous chemical reactions are taking place or where hazardous are stored.
7. Examination of instruments and safety devices. - (1) All instruments and safety devices used in the process shall be tested before taking into use and after carrying out any repair to them and examined once in a month, by a competent person. Records of such tests and examinations shall be maintained in a register.

(2) All instruments and safety devices used in the process shall be operated daily or as often as it is necessary, to ensure its effective and efficient working at all times.

8. Electrical installations. - All electrical installations used in the process covered in the first Schedule of the Act, shall be of an appropriate type to ensure safety against the hazard prevalent in that area such as suitability against dust, dampness, corrosion, flammability and explosivity etc. and shall conform to the relevant Indian Standard Institute (ISI) specifications governing their construction and use for that area.

9. handling and storage of chemicals. - (1) The containers for handling and storage of chemicals shall be of adequate strength taking into consideration the hazardous nature of the contents. They shall also be provided with adequate labeling and colour coding arrangements to enable identification of the containers and their contents indicating the hazards and safe handling methods and shall conform to the respective Indian standard Institute standards. The instructions given in the label shall be strictly adhered to. Damaged containers shall be handled only under supervision of a knowledgeable and responsible person and spillage shall be rendered innocuous in a safe manner using appropriate means.

(2) The arrangements for the storage of chemicals including charging of chemicals in reaction vessels and containers shall be such as to prevent any risk of fire or explosion or formation of toxic concentration of substances above the limits specified in second schedule of the act.

(3) Without prejudice to the generality of the requirements in sub-para (2) above, the arrangements shall have suitable ventilation facilities and shall enable the maintenance of safe levels in vessels and containers. Such arrangements shall also take into consideration the type of flooring and the capacity of flooring and the compatibility requirements of substances with other chemicals stored nearby.

(4) (a) Storage of chemicals and intermediate products, which are highly unstable or reactive or explosive shall be limited to the quantities required for two months use.

(b) Whenever the quantities laid down in the above clause (a) are to be exceeded, the permission of the Chief Inspector shall be obtained.

(c) Notwithstanding anything contained in clause (a) and (b) above, the Chief Inspector of Factories may direct any factory carrying out processes covered in the first schedule of the Act, to further limit the storage of hazardous substances to quantities less than two months in considerations of safety.

(5) Standby arrangements equal to the biggest container shall always be available to transfer the toxic substances quickly into the standby storage facility if any defect develops in any of the container resulting in the release of toxic substances.

(6) Any storage facility constructed using non-metallic material such as Fiber glass Reinforced Plastics (FRP) all glass vessels etc. shall have adequate strength to withstand the stress, if any, exerted by the contents and shall be properly anchored, working platforms, access ladders, pipe lines etc. used in such storage facility shall not have any support on the structure of the storage facility and shall be independently supported.

10. Facility for isolation.- The plant and equipment shall be so constructed and maintained as to enable quick isolation of plant or part of plant or equipment, with appropriate indication. One copy of the layout plan indicating the isolation facilities shall always be available with the security personnel, the maintenance and the health and safety personnel, and these isolation facilities shall be checked for its effectiveness once in a month.

11. Personal protective equipment.- (1) All workers exposed to the hazards in the processes covered by this Schedule shall be provided with appropriate and approved type of personal protective equipment. Such equipment shall be in a clean, sterile and hygienic condition before issue.



- (2) The occupier shall arrange to inform, educate and supervise all the workers in the use of personal protective equipment while carrying out the job.
- (3) As regards any doubt regarding the appropriateness of any personal protective equipment, the decision of the Chief Inspector shall be final.
12. Alarm systems. - (1) Suitable and effective alarm systems giving audible and visible indications, shall be installed at the control room as well as in all strategic locations where process control arrangements are available so as to enable corrective action to be taken before the operational parameters exceed the predetermined safe levels or lead to conditions conducive for an outbreak of fire or explosion to occur. Such alarm systems shall be checked daily and tested every month at least once to ensure its performance efficiency at all times.
- (2) The Chief Inspector of Factories may direct such system to be installed in case of plants or processes where toxic materials are being used and spillage or leakage of which may cause wide spread poisoning in or around the plant.
13. Control of escape of substances into the work atmosphere. - (1) Effective arrangements such as, enclosure, or by pass, or efficient exhaust draught maintenance of negative pressure etc., shall be provided in all plants, containers, vessels, sowers, drains, flues, ducts, culverts, and buried pipes and equipment, to control the escape and spread of substances which are likely to give rise to fire or explosion or toxic hazards during normal working and in the event of accident or emergency.
- (2) In the event of the failure of the arrangements for control resulting in the escape of substances in the work atmosphere, immediate steps shall be taken to control the process in such a manner, that further escape is brought down to the safe level.
- (3) The substances that would have escaped into the work atmosphere before immediate steps as required in sub-para(2), shall be rendered innocuous by diluting with air or water or any other suitable agent or by suitably treating the substances.
14. Control of dangerous chemical reactions. Suitable provision, such as automatic and/or remote control arrangements, shall be made for controlling the effects of 'dangerous chemical reactions'. In the event of failure of control arrangements automatic flooding or blanketing or other effective arrangements shall come into operation.
15. Testing, examination and repair of plant and equipment. -
- (1) All parts of plant, equipment and machinery used in the process which in the likely event of their failure may give rise to an emergent situation shall be tested by a competent person before commencing process and retested at an interval of two years or after carrying out repairs to it. The competent person shall identify the parts of the plant, equipment and machinery required to be tested as aforesaid and evolve a suitable testing procedures. In carrying out the test as mentioned above in respect of pressure vessels or reaction vessels the following precautions shall be observed, namely. -
- (a) before the test is carried out, each vessel shall be thoroughly cleaned and examined externally, and as far as practicable, internally. During the process of cleaning and removal of sludge, if any, all due precautions shall be taken against fire or explosion, if such sludge is of pyrophoric nature or contains spontaneously combustible chemicals;
- (b) as soon as the test is completed, the vessel shall be thoroughly dried internally and shall be clearly stamped with the marks and figures indicating the person by whom testing has been done and the date of test; and

- (c) any vessel which fails to pass the test of which for any other reason is found to be unsafe for use shall be destroyed or rendered unusable under intimation to the Chief Inspector.
- (2) All parts of plant, equipment, machinery which in the likely event of failure may give rise to an emergent situation shall be examined once in a month by the competent person.
- (3) Records of testing and examination referred to in paragraphs (1) and (2) shall be maintained as long as that part of the plant, equipment, and machinery are in use.
- (4) All repair work including alteration, modification and addition to be carried out to the plant, equipment and machinery shall be done under the supervision of a responsible person who shall evolve a procedure to ensure safety and health of persons doing the work. When repairs or modification is done on pipeline, and joints are required to be welded, butt welding of joints shall be preferred. Wherever necessary, the responsible person shall regulate the aforesaid work through a 'permit to work system'.

16. Staging. - (1) All staging that is erected for the purpose of maintenance work or repair work or for work connected with entry into confined spaces and used in the processes included in first schedule of the Act, shall be stable, rigid and constructed out of substantial material of adequate strength, such staging shall conform to the respective Indian Standard specifications.

(2) Staging shall not be erected over any closed or open vessel unless the vessel is so constructed and ventilated to prevent exposure of persons working on the stages.

(3) All the staging constructed for the purpose of this par shall have appropriate access which are safe and shall be fitted with proper hand rails to a height of one metre and toe board.

17. Seating arrangements. - The seating arrangements provided for the operating personnel working in processes covered in the first schedule shall be located in a safe manner as to prevent the risk of exposure to toxic, flammable as to prevent the risk of exposure to toxic, flammable and explosive substances evolved in the work environment in the course of manufacture or repair or maintenance, either due to failure of plant and equipment or due to the substances which are under pressure, escaping into the atmosphere.

18. Entry into or work in confined spaces. - (1) The occupier of every factory to which the provisions of this schedule apply, shall ensure the observance of the following precautions before permitting any person to enter or work inside the confined spaces

- (a) identify all confined spaces and the nature of hazards that are encountered in such spaces, normally or abnormally, and arrange to develop the most appropriate safeguards for the safety and health of persons entering into or working inside, the confined spaces;
- (b) regulate the entry or work inside the confined spaces through a 'permit to work system' which shall include the safeguards so developed as required under subclause (a) above;
- (c) before testing the confined space for entry into or work, the place shall be rendered safe by washing or cleaning with neutralizing agents; or purging with steam or inert gases and making adequate forced ventilation arrangements or such measure which shall render the confined space safe;
- (d) shall arrange to carry out such tests as are necessary for the purpose by a competent person and ensure that the confined space is safe for the persons to enter or work. Such testing shall be carried out as often as is necessary during the course of work to ensure its continued safety;
- (e) shall arrange to educate and train the personnel who would be required to work in confined spaces about the hazards involved in the work. He shall also keep in readiness the appropriate and approved personal protective equipment including arrangements for rescue resurrexion and first aid, and shall arrange supervision of the work at all times by a responsible and knowledgeable person.



(2) The manager shall maintain a log book of all entry into or work in, confined spaces and such record shall contain the details of persons assigned for the work, the location of the work and such details that would have a bearing on the safety and health of the persons assigned for this work. The log book so maintained shall be retained as long as the concerned workers are in service and produced to the Inspector when demanded.

19. Maintenance work etc. - (1) all the work connected with the maintenance of plants and equipment including cleaning of empty containers which have held hazardous substances used in the processes covered in this schedule, shall be carried out under 'permit to work system' employing trained personnel and under the supervision of responsible person, having knowledge of the hazards and precautions required to deal with them.

(2) Maintenance work shall be carried out in such a manner that there is no risk to persons in the vicinity or to persons who pass by. If necessary, the place of such work shall be cordoned off or the presence of unconnected persons effectively controlled.

20. Permit to work system. - The permit to work system shall inter-alia include the observance of the following precautions while carrying out an specified work to be subjected to the permit to work system-

- (a) all work subject to the permit to work system shall be carried out under the supervision of a knowledgeable and responsible person;
- (b) all parts of plant or machinery or equipment on which permit to work system is carried out, shall remain isolated from other parts throughout the period of permit to work and the place of work including the parts of plant, machinery shall be rendered safe by cleaning, purging, washing, etc.;
- (c) all work subject to the permit the permit to work system shall have pre-determined work procedures which integrate safety with the work. Such procedures shall be reviewed whenever any change occurs in material or equipment so that continued safety is ensured;
- (d) persons who are assigned to carry out the permit to work system shall be physically fit in all respects taking into consideration the demands and nature, of the work before entering into the confined space. Such person shall be adequately informed about the correct work procedures as well as the precautions to be observed while carrying out the permit to work system;
- (e) adequate rescue arrangements wherever considered necessary and adequate first aid, rescue and resurrection arrangements shall be available in good working condition near the place of work while carrying out the permit to work system, for use in emergency;
- (f) appropriated and approved personal protective equipment shall be used while carrying out the 'permit to work system';
- (g) after completion of work subject to the 'permit to work system' the person responsible shall remove all the equipment and tools and restore to the original condition so as to prevent any danger while carrying out regular process.

21. Safety sampling personnel. - The occupier shall ensure the safety of persons assigned for collecting samples by instructing them on the safe procedures. Such personnel shall be provided with proper and approved personal protective equipment, if required.

22. Ventilation. - Adequate ventilation arrangements shall be provided and maintained at all times in the process area where dangerous or toxic or flammable or explosive substances could be evolved. These arrangements shall ensure that concentrations, which are either harmful or could result in explosion, are not permitted to be built up in the work environment.

23. Procedure for meeting emergencies. - (1) The occupier of every factory carrying out the works covered in the first schedule of the Act, shall arrange to identify all types of possible emergencies that could occur in the processes during the course of work or while carrying out maintenance work or repair work. The emergencies so identified shall be reviewed every year.

(2) The occupier shall formulate a detailed plan to meet all such identified emergencies including arrangements for summoning out side help for rescue and fire fighting and arrangements for making available urgent medical facilities.

(3) The occupier shall send the list of emergencies and the details of procedures and plans formulated to meet the emergencies, to the Chief Inspector of Factories:

(4) The occupier shall arrange to install distinctive and recognizable warning arrangements to caution all persons inside the plant as well as the neighboring community, if necessary, to enable evacuation of persons and to enable the observance of emergency procedures by the persons who are assigned emergency duties. All concerned must be well informed about the warning arrangements and their meaning. The arrangements must be checked for its effectiveness every month.

(5) Alternate power supply arrangements shall be made and inter locked with the normal power supply system so as to ensure constant supply of power to the facilities and equipment meant for compliance with requirements of paragraph 10, 11, 12, 13, 14, 18, 22, and this paragraph of part - II, Part - III, Part - IV and Part - V of this schedule.

6. The occupier shall arrange to suspend the further process work in a place where emergency is established and shall forthwith evacuated all persons in that area except workers who have been assigned emergency duties.

(7) All the employees of the factory shall be trained about the action to be taken by them including evacuation procedures during emergencies.

(8) All emergency procedures must be rehearsed every three months and deficiencies, if any, in the achievement of the objectives shall suitably be corrected.

(9) The occupier shall arrange to have ten percent of the workers trained in the use of First Aid Fire fighting appliances and in the rendering of specific First Aid measures taking into consideration the special hazards of the particular process.

(10) The occupier shall furnish immediately, on request the specific chemical identity of the hazardous substance to the treating physician when the information is needed to administer proper emergency or first-aid treatment to exposed person.

24. Danger due to effluents. - (1) Adequate precautions shall be taken to prevent the mixing of effluents from different processes and operations which may cause dangerous or poisonous gases to be evolved.

(2) Effluents which contain or give rise in the presence of other effluents to poisonous gases shall be provided with independent drainage systems to ensure that they may be trapped and rendered safe.

### PART -III

#### Fire and Explosions Risks

1. Sources of ignition including lighting installation. -

(1) No internal combustion engine and no electric motor or other electrical equipment, and fittings and fixtures capable of generating sparks or otherwise causing combustion or any other source of ignition or any naked light shall be installed or permitted to be used in the process area where there could be fire and explosion hazards.

- (2) All hot exhaust pipes shall be installed outside a building and other hot pipes or hot surface or surfaces likely to become hot shall be suitably protected.
- (3) the Classification of work areas in terms of its hazard potential and the selection of electrical equipment or other equipment that could constitute a source of ignition shall be in accordance with respective Indian Standard.
- (4) Where a flammable atmosphere may be prevalent or could occur, the soles of footwear worn by workers shall have no metal on them, and the wheels of trucks or conveyors shall be of conductive type.
- (5) All tools and appliances used for work in this area shall be of non-sparking type.
- (6) Smoking in process areas where there are risks of fire and explosion shall be prohibited, and warning notice in the language understood by majority of workers shall be posted in the factory prohibiting smoking into specified areas.
2. Static Electricity. - (1) All machinery and plant, particularly, pipe lines and belt drives, on which static charge is likely to accumulate, shall be effectively earthed. Receptacles for flammable liquids shall have metallic connections to the earthed supply tanks to prevent static sparking. Where necessary, humidity shall be regulated.
- (2) Mobile tanker wagons shall be earthed during filling and discharge, and precautions shall be taken to ensure that earthing is effective before such filling or discharge, and precautions shall be taken to ensure that earthing is effective before such filling or discharge takes place.
3. Lighting protection.- Lighting protection arrangement shall be fitted where necessary, and shall be maintained.
4. Process heating.- The method of providing heat for a process likely to result in fire and explosion shall be as safe as possible and where the use of naked flame is necessary, the plant shall be so constructed as to prevent any escaping flammable gas, vapor, or dust coming into contact with the flame, or exhaust gases, or other sources likely to cause ignition. Wherever possible, the heating arrangement shall be automatically controlled at a pre-determined temperature below the danger temperature.
5. Leakage of flammable liquids.- (1) Provision shall be made to confine by means of bund walls, dykes, sumps etc, possible leak ages from storage vessels containing flammable liquids.
- (2) Waste material in contact with flammable substances shall be disposed off suitably under the supervision of knowledgeable and responsible person.
- (3) Adequate and suitable fire-fighting appliances shall be installed in the vicinity of such vessels.
6. Safety valves.- Every still and every closed vessel in which gas is evolved or into which gas is passed, and in which the pressure is liable to rise above the atmospheric pressure, shall have attached to it a pressure gauge, and a proper safety valve or other equally efficient means to relieve the pressure. These appliances shall be maintained in good condition.
7. Installation of pipe line etc.- All pipelines carrying flammable or explosive substances shall be protected from mechanical damage and shall be examined by a responsible person once in a week to detect any deterioration or defects, for accumulation of flammable or explosive substances, and record kept of any defects found and repairs made.
8. Fire fighting systems.- (1) Every factory employing 500 or more persons and carrying out processes listed in the First Schedule of the Act, shall provide -



- (a) Trained and responsible fire fighting squad so as to effectively handle the fire fighting and life saving equipment in the event of fire or other emergency. Number of persons in this squad shall necessarily depend upon the size of risk involved, but in no case shall be less than 8 such trained persons to be available at any time. The squad shall consists of watch and ward personnel, fire pump man and departmental supervisors and operators trained in the operation of fire and emergency services.
  - (b) Squad leaders shall preferably be trained in a recognised government institution and their usefulness enhanced by providing residence on the premises.
  - (c) Squad personnel shall be provided with clothing and equipment including helmets, boots and belts.
- (2) A muster roll showing the duties allocated to each member of the squad shall be prepared and copies supplied to each such leader as well as displayed in prominent places so as to be easily available for reference in case of emergency.
- (3) The pump man shall be thoroughly conversant with the location of all appliances. He shall be responsible for maintaining all fire fighting equipment in proper working order. Any defect coming to his notice shall be immediately be brought to the notice of squad leader.
- (4) As far as is practicable, the fire pump room and the main gate(s) of the factory be connected to all manufacturing or storing areas through telephone interlinked and placed in a convenient location near such areas.

#### PART - IV

##### Risks of Toxic Substances

1. Leakage.- (1) All plants shall be so designed and constructed as to prevent the escape of toxic substance. Where necessary, separate buildings, rooms, or protective structures shall be used for the dangerous stages of the process and the buildings shall be so designed as to localise and escape of toxic substances.

(2) Catch pits, bund walls, dykes, or other suitable safeguards shall be provided to restrict the serious effects of such leakages. Catch pits shall be places below joints in pipelines where there is danger involved to maintenance and other workers from such leakage.

2. Drainage.- Adequate drainage shall be provided and shall lead to collection tanks specifically provided for this purpose wherein deleterious material shall be neutralised, treated or otherwise rendered safe before it is discharged into public drains or sewers.

3. Covering of vessels. - (1) Every fixed vessel or structure containing any toxic substance and not so covered as to eliminate all reasonable risk of accidental contact of any portion of the body of a worker, shall be so constructed as to avoid physical contact.

(2) Such vessel shall, unless its edge is atleast 90 centimeters above the adjoining ground or platform, be securely fenced to a height of atleast 90 centimeters above such adjoining ground or platform.

(3) Where such vessels adjoin and the space between them, clear of any surrounding brick or other work is either less than 45 centimeters in width or in 45 or more centimeters in width, but is not securely fenced on both sides to a height of atleast 90 centimeters, secure barriers shall be so placed as to prevent passage between them :

Provided that sub-paragraph (2) of this paragraph shall not apply to -

- (a) staurators used in the manufacture of sulphate of ammonia; and
- (b) that part of the sides of brine evaporating pans which re quire raking, drawing or filling.

4. Continuous exhaust arrangement. - (1) Any process evolving toxic vapor, gas, fume and substance shall have efficient continuous exhaust draught. Such arrangement shall be interlocked in the process control wherever possible.

(2) In the event of failure of continuous exhaust arrangement means shall be provided to automatically stop the process.

5. Work Bench.- All the work benches used in processes involving the manipulation of toxic substances, shall be graded properly and shall be made of smooth impervious surface which shall be washed daily after the completion of work.

6. Waste disposal.- (1) There shall be provided a suitable receptacle made of non-absorbable material with a tightly fitting cover for depositing waste material soiled with toxic substances and the contents of such receptacle shall be destroyed by burning or using other suitable method under the supervision of a responsible person.

(2) During the course of manufacture, whenever any batch or intermediate products having toxicity is rejected on considerations of quality, sufficient precautions shall be taken to render them innocuous or otherwise treat them or inactive them, before disposal.

(3) The empty containers of toxic substances shall be cleaned thoroughly before disposal under the supervision of a responsible person.

## PART - V

### Special Provisions

1. Special precautions for Nitro or Amino Processes.-

(1) Unless the crystallised nitro or amino substances or any of its liquor is broken or agitated in a completely enclosed process so as not to give rise to dust or fume, such process shall be carried on under an efficient exhaust draught or by adopting any other suitable means in such a manner as to prevent the escape of dust or fume in the working atmosphere.

(2) No part of the plant or equipment or implements which was in contact with nitro or amino compounds shall be repaired, or handled unless they have been emptied and thoroughly cleaned and decontaminated.

(3) Filling of containers with nitro or amino compounds shall be done only by using a suitable scoop to avoid physical contact and the drying of the containers in the stove shall be done in such a manner that the hot and contaminated air from the stove is not drawn into the work room.

(4) Processes involving the steaming into or around any vessel containing nitro or amino compounds or its raw materials shall be carried out in such a manner that the steam or vapor is effectively prevented to be blown back into the working atmosphere.

(5) Suitable antidotes such as methylene blue injections shall always be available at designated places of work so for use during emergency involving the poisoning with nitro or amino compounds.

2. Special precautions for 'chrome processes'.- (1) Grinding and sieving of raw materials in chrome processes shall be carried on in such a manner and under such condition as to secure effective separation from any other processes and under an efficient exhaust draught.

(2) There shall be washing facilities located very near to places where wet chrome processes such as leaching, acidification, sulphate settling, evaporation, crystallisation, centrifugation or packing are carried out, to enable quick washing of affected parts of body with running water.

(3) Weekly inspection of hand and feet of all persons employed in chrome process shall be done by a qualified nurse and record of such inspections shall be maintained in a form approved by the Chief Inspector of Factories.



(4) There shall be always available at designated places of work suitable ointment such as glycerine, veceline, etc. and water proof plaster in a separated box readily accessible to the workers so as to protect against perforation of nasal septum.

3. special precautions for processes carried out in all glass vessels.- (1) Processes and chemical reactions such as manufacture of vinyl chloride, benzyl chloride etc. which are required to be carried out in all glass vessels shall have suitable means like substantial wiremesh covering to protect persons working nearby in the event of breakage of glass vessel.

(2) Any spillage or emission of vapor from the glass vessel due to breakage, shall be immediately inactivated or rendered innocuous by suitable means such as dilution with water or suitable solvents so as to avoid the risks of fire or explosion or health hazards.

4. Special precautions for processes involving chlorate manufacture. -(1) Crystallisation, grinding or packing of chlorate shall not be done in a place used for any other purpose and such places shall have hard, smooth and impervious surface made of non- combustible material. The place shall be thoroughly cleaned daily.

(2) The personal protective equipment like overall, etc. provided for the chlorated workers shall not be taken from the place of work and they shall not be taken from the place of work and they shall be thoroughly cleaned daily.

(3) Adequate quantity of water shall be available near the place process for use during fire emergency.

(4) Wooden vessels shall not be used for the crystallisation of chlorate or to contain crystallised ground chlorate.

5. Special precaution in the use of plant and equipments made form-reinforced plastics.- (1) All plant and equipments shall conform to appropriate Indian or any other National Standard.

(2) Care shall be taken during storage, transport, handling and installation of plant and equipments to avoid accidental damage.

(3) All plant and equipment shall be installed in such a way as to ensure that loads are distributed as intended in design or as per the recommendations of the manufacturers.

(4) All pipe work shall be supported so that total loads local to the branches on the vessel or tank do not exceed their design values.

(5) After erection all plant and equipments shall be subjected to a pressure test followed by a thorough examination by a competent person. The test and examination shall be as per relevant standard. A certificate of set and examination by competent person shall be obtained and kept available at site.

(6) All plant and equipments shall be subjected to periodical tests and examination and record maintained as per Paragraph 15 in Part II of this Schedule.

(7) Plant and equipments during their use shall not be subjected to over filling or over loading beyond rated capacity.

## PART - VI

### Additional Welfare Amenities

1. Washing facilities.- (1) There shall be provided and maintained in every factory for the use of all the workers taps for washing, at the rate of one tap for every 15 persons including liquid soap in a container with tilting arrangements and nail brushes or other suitable means for effective cleaning. Such facilities shall be conveniently accessible and shall be kept in a clean and hygienic condition.

(2) If washing facilities as required above are provided for women, such facilities shall be separate for them and adequate privacy at all times shall be ensured in such facilities.

2. Mess room facilities.- (1) The occupier of all the factories carrying out processes covered in the First Schedule of the Act and employing 50 workers or more, shall provide for all the workers working in a shift, mess room facilities which are well ventilated and provided with tables and sitting facilities along with the provision of cold and hygienic drinking water facilities.

(2) Such facilities shall include suitable arrangements for cleaning and washing and shall be maintained in a clean and hygienic condition.

3. Cloakroom facilities.- (1) The occupier of every factory carrying out any process covered in the First Schedule of the Act shall provide for all the workers employed in the process cloak room facilities with lockers. Each worker shall be provided with two lockers, one for work clothing and another separately for personal clothing and the lockers shall be such as to enable the keeping of the clothing in a hanging position.

(2) The cloak room facilities so provided in pursuance of sub-para (1) shall be located as far as possible near to the facilities provided for washing in pursuance of para 1 (1p). If it is not possible to locate the washing facilities the cloak room facilities shall have adequate and suitable arrangements for cleaning and washing.

4. Special bathing facilities.- (1) The occupier of any factory carrying out the process covered under appendix shall provide special bathing facilities for all the workers employed and such facilities shall be provided at the rate of 1 for 25 workers and part thereof, and shall be maintained in a clean and hygienic condition.

(2) The occupier shall insist all the workers employed in the process covered in appendix to take bath after the completion of the day's shift or shift work using the bathing facilities so provided and shall also effectively prevent such of those workers taking bath in any place other than the bathing facilities.

(3) Notwithstanding anything contained in sub-para (1) above, the Chief Inspector may require in writing the occupier of any factory carrying out any other process for which in his opinion bathing facilities are essential from the health point of view, to provide special bathing facilities.

#### PART - VII

1. Duties of workers.- (1) Every worker employed in the processes covered in the First Schedule of the Act and Appendix shall not make any safety device or appliance or any guarding or fencing arrangement, inoperative or defective and shall report the defective condition of the aforesaid arrangements as soon as he is aware of any such defect.

(2) Before commencing any work, all workers employed in processes covered in the First Schedule of the Act shall check their work place as well as the machinery, equipment or appliance used in the processes and report any malfunction or defect immediately to the supervisor or any responsible person of the management.

(3) All workers shall co-operate in all respects with the management while carrying out any work or any emergency duty assigned to them in pursuance of this schedule and shall always use all the personal protective equipments issued to them in a careful manner.

(4) All workers employed in the processes covered in the First Schedule of the Act or appendix shall not smoke in the process area or storage area. If special facilities are provided by the management only such facilities shall be used.

(5) All workers employed in the process covered in the First Schedule of the Act shall not remain in unauthorised place or carry out unauthorised work or improvise any arrangements or adopt short cut method or misuse any of the facilities provided in pursuance of the Schedule, in such a manner as to cause risk to themselves as well as or to others employed.

(6) The workers shall not refuse undergoing medical examination as required under these rules.

**PART - VIII**

Restrictions on the employment of young persons under 18 years of age and women.

(1) The Chief Inspector of Factories may by an order in writing, restrict or prohibit the employment of women and young persons under the age of 18, in any of the processes covered in First Schedule of the Act of this Schedule on consideration of health and safety of women and young persons.

(2) Such persons who are restricted or prohibited from working in the process due to the order issued in pursuance of sub-para (1) above shall be provided with alternate work which is not detrimental to their health or safety.

**Appendix**

Concerning special bathing accommodation in pursuance of para 4 of part VI.

1. Nitro or amino processes
2. All chrome process.
3. processes of distilling gas or coal tar or processes of chemical manufacture in which tar is used.
4. processes involving manufacture, manipulation, handling or recovery of cyanogen compound, cyanide compound, cyanate compounds.
5. Processes involving manufacture of bleaching powder or production of chlorine gas in chloro-alkali plants
6. Manufacture, manipulation or recovery of nickel and its compounds.
7. all processes involving the manufacture, manipulation or recovery of aliphatic or aromatic compounds or their derivatives or substituted derivatives.

(g) In Schedule-XX.-

- (1) in the heading for the figures and words shall "20. Manufacture and use of benzene or its allied products" the following be substituted, namely :-

"20. Manufacture, handling and usage of benzene and substances containing benzene";

- (2) For item 1, the following shall be substituted namely :-

"this schedule shall apply in respect of factories or parts thereof in which benzene or substances containing benzene are manufactured, handled, stored, packed, or used."

- (3) in definition, in item 2(a), after the word "exceeds" the figure, brace and word "1(one)" shall be added;

- (4) in item 3, in the heading for the words "Manner of using benzene or its substitute", the following shall be namely :-

"Prohibition and substitution";

- (5) after item 13, the following new item 14 shall be added, namely:-

"14. Prohibition of use of Benzene, -

Use of Benzene and substances containing benzene is prohibited in the following processes-

- (a) Manufacture of Varnishes, Paints and thinners;
- (b) Cleaning and degreasing operations."

- (h) after schedule XX, the following new schedule shall be inserted, namely :-

**"SCHEDULE - XXI**

Process of extracting oils and fats from vegetables and animal sources in solvent extraction plants.

1. Definition.- for the purposes of this Schedule -

- (a) "solvent extraction plant" means a plant in which the process of extracting oils and fats from vegetable and animal sources by use of solvents is carried on;
- (b) "solvent" means an enclosure that will withstand, when covers or other access doors are properly secured, an internal explosion of the flammable gas or vapor which may enter or which may originate inside the enclosure without suffering damage and without communication internal inflammation (or explosion the external flammable gas or vapour);
- (d) "competent person" for the purpose of this schedule shall be at least a Member of the Institution of Engineers (India) or an Associate member of the said Institution with 10 years experience in a responsible position as may be approved by the Chief Inspector :

Provided that a graduate in Mechanical engineering or chemical technology with specialized knowledge of oils and fats with a minimum experience of 5 years in a solvent extraction plant shall also be considered to be a competent person:

Provided further that the State Government may accept any other qualifications if in its opinion they are equivalent to the qualification aforesaid.

- 2. Location and layout.- (1) No solvent extraction plant shall be permitted to be constructed or extended to within a distance of 30 meters form the nearest residential locality.
- (2) A 1.5 meter high continuous wire fencing shall be provided around the solvent extraction plant upto a minimum distance of 15 meters form the plant.
- (3) No person shall be allowed to carry any matches or an open flame or fire inside the area bound by the fencing.
- (4) Boiler houses and other buildings where open flame processes are carried on shall be located at least 30 meters away from the solvent extraction plant.
- (5) If godowns and preparatory processes are at a distance of less than 30 meters from the solvent extraction plant, these shall be at least 15 meters distance from the plant, and continuous barrier wall of non-combustible material 1.5 meters high shall be erected at a distance of not less than 15 meters form the solvent extraction plant so that it extends to at least 30 meters of vapour travel around its ends form the plant shall be of flame proof construction.
- 3. Electrical installations.- (1) All electrical motors and wiring and other electrical equipment installed or housed in solvent extraction plant shall be of flame proof construction.
- (2) All metal parts of the plant and building including various tanks and containers where solvents are stored or are present and all parts of electrical equipment not required to be inergised shall be properly bonded together and connected to earth so as to avoid accidental rise in the electrical potential of such parts above the earth potential.
- 4. Restriction on smoking.- Smoking shall be strictly prohibited within 15 meters distance from solvent extraction plant. For this purpose, "No Smoking" signs shall be permanently displayed in the area.



5. Precautions against friction.- (1) All tools and equipment including ladders, chains and other lifting tackle required to be used in solvent extraction plant shall be of non-sparking type.  
(2) No machinery or equipment in any solvent extraction plant shall be belt driven, unless the belt used is of such a type that it does not permit accumulation of static electricity to a dangerous level.  
(3) No person shall be allowed to enter and work in the solvent extraction plant if wearing clothes made of nylon or such other fibre that can generate static electrical charge, or wearing footwear which is likely to cause sparks by friction.
6. Fire fighting apparatus.- (1) Adequate number of portable fire extinguishers suitable for use against flammable liquid fires shall be provided in the solvent extraction plant.  
(2) An automatic water spray sprinkler system on a wet pipe or open-head deluge system with sufficient supply of storage water shall be provided over solvent extraction plant and throughout the building housing such plant.
7. Precaution against power failure.- Provision shall be made for the automatic cutting off of steam in the event of power failure and also for emergency overhead water supply for feeding water by gravity to condensers which shall come into play automatically with the power failure.
8. Magnetic separators.- Oil cake shall be fed to the extractor by a conveyor through a hopper and a magnetic separator shall be provided to remove any pieces of iron during its transfer.
9. Venting.- (1) Tanks containing solvents shall be protected with emergency venting to relieve excessive internal pressure in the event of fire.  
(2) All emergency relief vents shall terminate at least 6 meters above the ground and be so located that vapours shall not re enter the building in which solvent extraction plant is located.
10. Waste water.- Process waste water shall be passed through a flash evaporator to remove a solvent before it is discharged into a sump which should be located within the fenced area but not closer than 8 meters to the fence.
11. Ventilation.- The solvent extraction plant shall be well ventilated and if the plant is housed in a building, the building shall be provided with mechanical ventilation with provision for at least six air changes per hour.
12. Housekeeping.- (1) Solvents shall not be stored in an area covered by solvent extraction plant except in small which shall be stored in approved safety cans.  
(2) Waste materials such as oily rags, other wastes and absorbents used to wipe off solvent and paints and oils shall be deposited in approved containers and removed from the premises at least once a day.  
(3) Space within the solvent extraction plant and within 15 meters from the plant shall be kept from any combustible materials any spills of oil or solvent, shall be cleaned up immediately.
13. Examination and repairs.- (1) The solvent extraction plant shall be examined by the competent person to determine any weakness or corrosion and wear once in every 12 months. Report of such examination shall be supplied to the Inspector with his observation as to whether or not the plant is in safe condition to work.  
(2) NO repairs shall be carried out to the machinery or plant except under the direct supervision of the competent person.  
(3) Facility shall be provided for purging the plant with inert gas or steam before opening for cleaning or repairs and before introducing solvent after repairs.



14. Operating personnel.- The operation of the plant and machinery in the solvent extraction plant shall be in the charge of such duly qualified and trained persons as are certified by the competent person to be fit for the purpose and no other person shall be allowed to operate the plant and machinery.
15. Employment of women and young persons.- No women or young person shall be employed in the solvent extraction plant.
16. Vapour detection. - A suitable type of flame proof and portable combustible gas indicator shall be provided and maintained in good working order and a schedule of routine sampling of atmosphere at various locations as approved by the Chief Inspector shall be drawn out and entered in a register maintained for the purpose
17. Exemption. - If in respect of any factory, the Chief Inspector is satisfied that owing to the exceptional circumstances or infrequency of the processes or for any other reasons, all or any of the provisions of this schedule is not necessary for the protection of the workers in the factory, The Chief Inspector may by a certificate in writing (which he may in his discretion revoke at any time) exempt such factory from all or any of such provision subjects to conditions, if any, as he may specify therein.

#### SCHEDULE - XXII

Manufacturing Process or operations in Carbon Disulphide plants.

1. Application.- This schedule shall apply to all electric furnaces in which carbon disulphide is generated and all other plants where carbon disulphide after generation, is condensed, refined and stored. This schedule is in addition to and not in derogation of any of the provisions of the Act and Rules made thereunder.
2. Construction, installation and operation.-
  - (1) The buildings in which electric furnaces are installed and carbon disulphide after generation is condensed and refined shall be segregated from other parts of the factory and shall be of open type to ensure optimum ventilation and the plant layout shall be such that only a minimum number of workers are exposed to the risk of any fire or explosion at any one time.
  - (2) Every electric furnace and every plant in which carbon disulphide is condensed, refined and stored with all their fittings and attachments shall be of good construction, sound material and of adequate strength to sustain the internal pressure to which the furnace or the plant may be subjected to and shall be so designed that carbon disulphide liquid and gas are in closed system during their normal working.
  - (3) The electric furnace supports shall be firmly grouted about 60 centimeters in concrete or by other effective means.
  - (4) Every electric furnace shall be installed and operated according to manufacturer's instruction and these instructions shall be clearly imparted to the personnel incharge of construction and operation.
  - (5) The instructions regarding observance of correct furnace temperature, sulphur dose, admissible current or power consumption and periodical checking of charcoal level shall be strictly complied with.
3. Electrodes. - (1) Where upper ring electrodes made of steel are used in the electric furnace, they shall be of seamless tube construction and shall have arrangement for being connected to cooling water system through a siphon built in the electrodes or through a positive pressure water-pump.

- (2) The arrangement for cooling water referred to in sub-paragraph (1) shall be connected with automatic alarm system which shall actuate in the event of interruption of cooling water in the electrodes and give visible and audible alarm signals in the control room and simultaneously stop power supply for the furnace operation and to stop the further supply of water. The alarm system and the actuating device shall be checked every day.
4. Maintenance of charcoal level. - When any electric furnace is in operation, it shall be ensured that the electrodes are kept covered with charcoal bed.
5. Charcoal separator. - A cyclone type of charcoal separator shall be fitted on the off take pipe between the electric furnace and sulphur separator to prevent entry of pieces of charcoal into the condensers and piping.
6. Rupture discs and safety seal. - (1) At least two rupture discs of adequate size which shall blow off at a pressure twice the maximum operating pressure shall be provided on each furnace and shall either be mounted directly on the top of the furnace or each through an independent pipe as close as possible to the furnace.
- (2) A safety water seal shall be provided and tapped from a point between the charcoal separator and the sulphur separator.
7. Pyrometer and manometers. - (1) Each electric furnace shall be fitted with adequate number of pyrometers to give an indication of the temperature as correctly as reasonably practicable at various points in the furnace. The dials for reading the temperatures shall be located in the control room.
- (2) Manometers or any other suitable devices shall be provided for indicating pressure -
- (a) in the offtake pipe before and after the sulphur separator; and
- (b) in primary and secondary condensers.
8. Check valves. - All piping carrying carbon disulphide shall be fitted with check valves at suitable positions so as to prevent gas from flowing back into any electric furnace in the event of its shutdown.
9. Inspection and maintenance of electric furnaces. -
- (1) Every electric furnace shall be inspected internally by a competent person.
- (a) before being placed in service after installation;
- (b) before being placed in service after reconstruction or repairs; and
- (c) periodically every time the furnace is opened for cleaning or de-ashing or for replacing electrodes.
- (2) When an electric furnace is shut down for cleaning or de- Washing -
- (a) the brick lining shall be checked for continuity and any part found defective shall be removed.
- (b) after removal of any part of the lining referred to in (a) the condition of the shell shall be closely inspected; and
- (c) any plates forming shell found corroded to the extent that safety of the furnace is endangered shall be replaced.

10. Maintenance of records. - The following hourly records shall be maintained in a log book :
  - (a) manometer readings at the points specified in sub-paragraph 7(2);
  - (b) gas temperature indicated by pyrometers and all other vital points near the sulphur separator and primary and secondary condensers;
  - (c) water temperature and flow of water through the siphon in the electrodes; and
  - (d) primary and secondary voltages and current and energy consumed.
11. Electrical apparatus, wiring and fittings. - All buildings in which carbon disulphide is refined or stored shall be provided with electrical apparatus, wiring and fittings which shall afford adequate protection from fire and explosion.
12. Prohibition relating to smoking. - No person shall smoke or carry matches, fire or naked light or other means of producing a naked light or spark in buildings in which carbon disulphide is refined or store, and a notice in the language understood by a majority of the workers shall be posted in the plant prohibiting smoking and carrying of matches, fire or naked light or other means of producing naked light or spark into such rooms.
13. Means of escape. - Adequate means of escape shall be provided and maintained to enable persons to move to a safe place as quickly as possible in case of an emergency. At least two independent staircases of adequate width shall be provided in every building housing the furnaces at reasonable intervals at opposite ends. These shall always be kept clear of all obstructions and so designed as to afford easy passage.
14. Warning in case of fire. - There shall be adequate arrangements for giving warnings in case of fire or explosion which shall operate on electricity and in case of failure of electricity by some mechanical means.
15. Fire fighting equipment. - (1) Adequate number of suitable fire extinguishers or other fire fighting equipment shall be kept in constant readiness for dealing with risks involved and depending on the amount and nature of materials stored.  
(2) Clear instruction as to how the extinguishers or other equipment shall be used printed in the language which the majority of the workers employed understand, shall be affixed to each extinguisher or other equipment and the personnel trained in their use.
16. Bulk Sulphur. - (1) Open or semi-enclosed spaces for storage of bulk sulphur shall be sited with due regard to the dangers which may arise from sparks given off by nearby locomotives etc., and precautions shall be taken to see that flames, smoking and matches and other sources of ignition do not come in contact with the clouds of dust arising during handling of bulk sulphur.  
(2) All enclosures for bulk sulphur shall be of non combustible construction, adequately ventilated and so designed as to provide a minimum of ledges on which dust may lodge.  
(3) The bulk sulphur in the enclosures shall be handled in such a manner as to minimise the formation of dust clouds and no flame, smoking and matches or other of ignition shall be employed during handling and non-sparking tools shall be used whenever sulphur is shoveled or otherwise removed by hand.  
(4) No repairs involving flames, heat or use of hand or power tools shall be made in the enclosure where bulk sulphur is stored.
17. Liquid Sulphur. - Open flames, electric sparks and other sources of ignition, including smoking and matches, shall be excluded from the vicinity of molten sulphur.

18. Training and supervision.- (1) all electric furnaces and all plants in which carbon disulphide is condensed, refined or stored shall be under adequate supervision at all times while the furnaces and plant are in operation.
- (2) Workers in charge of operation and maintenance of electric furnaces and the plants shall be properly qualified and adequately trained.
19. Washing facilities.- (1) The occupier shall provide and maintain in a clean state and in good repair, for the use of all persons employed a washing place under cover with at least one tap or stand-pipe, having a constant supply of clean water for every five such persons, the taps or stand-pipes being spaced not less than 120 centimeters apart with a sufficient supply of soap and clean towels, provided that towel shall be supplied individually to each worker if so ordered by the inspector.
- (2) All the workers employed in the sulphur storage, handling and melting operations shall be provided with a nail brush.
20. Personal protective equipment. - (1) Suitable goggles and protective clothing consisting of overalls without pockets, gloves and foot wear shall be provided for the use of operatives
- (a) when operating valves or cocks controlling fluids etc.,
- (b) drawing off of molten sulphur from sulphur pots; and
- (c) handling charcoal or sulphur.
- (2) Suitable respiratory protective equipment shall be provided and stored in the appropriate place for use during abnormal conditions or in an emergency.
- (3) Arrangements shall be made for proper and efficient cleaning of all such protective equipments
21. Cloakrooms. - There shall be provided and maintained for the use of all persons employed in the processes a suitable cloakroom for clothing put off during work hours and a suitable place separate from the cloakroom for the storage of overalls or working clothes. The accommodation so provided shall be placed in the charge of a responsible person and shall be kept clean.
22. Unauthorised persons. - Only maintenance and repair personnel, persons directly connected with the plant operation and those accompanied by authorised persons shall be admitted into the plant.

#### SCHEDULE - XXIII

Operations involving High Noise levels.

1. Applications. - This schedule shall apply to all operations in any manufacturing process having high noise level.
2. Definitions. - For the purpose of this schedule -
- (a) "Noise" means any unwanted sound.
- (b) "High noise level" means any noise level measure on the A-weighted scale is 90 decibel or above.
- (c) "Decibel" means one-tenth of "Bel" which is the fundamental division of a logarithmic scale used to express the ratio of two specified or implied quantities, the number of "Bels" denoting such a ratio being the logarithm to the base of 10 of this ratio. The noise level (or the sound pressure level) corresponds to a reference pressure of  $20 \times 10^{-6}$  newtons per square meter or 0.0002 dynes per square centimeter which is the threshold of hearing, that is, the lowest sound pressure level necessary to produce the sensation of hearing in average healthy listeners. The decibel in abbreviated form is dB.



- (d) "Frequency" is the rate of pressure variations expressed in cycles per seconds or hertz.
  - (e) "dBA" refers to sound level in decibels as measured on a sound level meter operating on the A-weighting net work with slow meter response.
  - (f) "A-weighting" means making graded adjustments in the intensities of sound of various frequencies for the purposes of noise measurement, so that the sound pressure level measured by an instrument reflects the actual response of the human ear to the sound measured.
3. Protection against noise. - In every factory, suitable engineering control or administrative measures shall be taken to ensure, so far as is reasonably practicable, that no worker is exposed to high noise level.
  4. Where it is not possible to reduce the noise exposure to the levels specified in paragraph-3 by reasonably practicable engineering control or administrative measure, the noise exposure shall be reduced to the greatest extent feasible by such control measures and each worker so exposed shall be provided with suit able ear protectors so as to reduce the exposure below high noise level.
  5. Every worker employed in areas where the noise exceeds high noise level shall be subjected to an auditory examination by a registered Medical Practitioner having qualification of M.B.B.S or equivalent within 14 days of his first employment and thereafter, shall be re-examined at least once in every 12 months. Such initial and periodical examinations shall include tests which the said Doctor may consider appropriate."

#### SCHEDULE - XXVI

##### Manufacture of pottery

1. Application :- These provisions shall apply to all factories engaged in manufacture of pottery except a factory in which any of the following articles are made :
  - (a) Unglazed or salt glazed bricks and tiles; and
  - (b) architectural terra-cotta made from plastic clay and either unglazed or glazed with a leadless glaze only.
2. Definitions. - For the purposes of this schedule -
  - (a) "pottery" includes earthenware, stoneware, porcelain, china clay, and any other articles made from such clay or from a mixture containing clay and other materials such as quartz, flint, feld spar, and gypsum;
  - (b) "efficient exhaust draught" means localised ventilation effected by mechanical or other means for removal of dust or fume so as to prevent it from escaping into air of any place in which work is carried on. No draught shall be deemed efficient which fails to remove effectively dust or fume generated at the point where dust or fume originates;
  - (e) "fettling" includes scalloping, towing, sand papering, sand sticking, brushing or any other process of cleaning of potteryware in which dust is given off;
  - (d) "leadless glaze" means a glaze which does not contain more than one percent of its dry weight, of lead compound calculated as lead monoxide;
  - (e) "low solubility glaze" means a glaze which does not yield to dilute hydrochloric acid more than five percent of its dry weight, of a soluble lead compound calculated as lead monoxide when determined in the manner described below;



A weighed quantity of the material which has been dried at 100 degrees centigrade and thoroughly mixed shall be continuously shaken for one hour at the common temperature with 1000 times its weight of an aqueous solution of hydrochloric acid containing 0.25 percent by weight of hydrogen chloride. This solution shall thereafter be allowed to stand for one hour and then filtered. The lead salt contained in the clear filtrate shall then be precipitated as lead sulphide and weighed as lead sulphate;

- (f) "ground or powdered flint or quartz" does not include natural sands; and
  - (g) "potter's shop" includes all places where pottery is formed by pressing or by any other process and all places where shaping, fettling or other treatment of pottery articles prior to placing for the biscuit fire is carried on.
3. Efficient exhaust draught. - The following processes shall not be carried on without the use of an efficient exhaust draught :
- (a) all processes involving the manipulation or use of a dry and unfritted lead compound;
  - (b) fettling operations of any kind, whether on greenware or biscuit, provided that this shall not apply to the wet fettling, and to the occasional finishing of pottery articles without the aid of mechanical power;
  - (c) shifting of clay dust or any other material of making tiles or other articles by pressure, except where -
    - (i) this is done in a machine so enclosed as to effectually prevent the escape of dust; or
    - (ii) the material to be shifted is so damp that no dust can be given off;
  - (d) pressing of tiles from clay dust, an exhaust opening being connected with each press, and pressing from clay dust of articles other than tiles, unless the material is so damp that no dust is given off;
  - (e) fettling of tiles made from clay dust by pressure, except where the fettling is done wholly on, or with, damp material, and fettling of other articles made from clay dust, unless the material is so damp that no dust is given off;
  - (f) process of loading and unloading of saggars where handling and manipulation of ground and powdered flint, quartz, alumina or other materials are involved;
  - (g) brushing of earthenware biscuit, unless the process is carried on in a room provided with efficient general mechanical ventilation or other ventilation which is certified by the Inspector of Factories as adequate having regard to all the circumstances of the case;
  - (h) fettling of biscuitware which has been fired in powdered flint or quartz except where this is done in machines so enclosed as to effectually prevent the escape of dust;
  - (i) Where cleaning after the application of glaze by dipping or other process;
  - (j) crushing and dry grinding of materials for pottery bodies and saggars, unless carried on in machines so enclosed as to effectively prevent the escape of dust or is so damp that no dust can be given off;
  - (k) sieving or manipulation of powdered flint, quartz, clay greg or mixture of those materials unless it is so damp that no dust can be given off;
  - (l) grinding of tile on a power driven wheel unless an efficient water spray is used on the wheel;
  - (m) lifting and conveying of materials by elevators and conveyors unless they are effectively enclosed and so arranged as to prevent escape of dust into the air in or near to any place in which persons are employed;

- (n) preparation or weighing out of flow material, lawning of dry colours, colour dusting and colour blowing;
  - (o) mould making unless the bins or similar receptacles used for holding plaster of paris are provided with suitable covers; and
  - (p) manipulation of calcined material unless the material has been made and remains so wet that no dust is given off.
4. Separation of processes.- Each of the following processes shall be carried on in such a manner and under such conditions as to secure effectual separation from one another, and from other wet processes :
- (a) Crushing and dry grinding or sieving of materials, fettling, pressing of tiles, drying of clay and greenware, loading and unloading of saggars; and
  - (b) all processes involving the use of dry load compound.
5. prohibition on use of glaze.- No glaze which is not a lead less glaze or a low solubility glaze shall be used in a factory in which pottery is manufactured.
6. Prohibition relating to women and young persons. -  
No women or young person shall be employed or permitted to work in any of the operations specified in paragraph 4, or at any place where such operations are carried on,
7. Provision of screen to potter's wheel.- The potter's wheel (Jolly and Jigger) shall be provided with screens or so constructed as to prevent clay scrapings being thrown off beyond the wheel.
8. Control of dust during cleaning. - (1) All practical measures shall be taken by damping or otherwise to prevent dust arising during cleaning of floors.  
(2) Damp saw-dust or other suitable material shall be used to render the moist method effective in preventing dust rising into the air during the cleaning process which shall be carried out after work has ceased.
9. Floor of certain workroom - The floors of potter's shops, slip houses, dipping houses and ware cleaning rooms shall be hard, smooth and impervious and shall be thoroughly cleaned daily by an adult male using a moist method.
10. Protective equipment. - (1) The occupier shall provide and maintain suitable overalls and head coverings for all persons employed in process included under paragraph 3.-  
(2) The occupier shall provide and maintain suitable aprons of a water proof or similar material, which can be sponged daily, for the use of a dippers, dippers assistants, throwers, jolly workers, caster, mould maker and filter press and pug mill workers.  
(3) Aprons provided in pursuance of paragraph 10(2) shall be thoroughly cleaned daily by the wearers by sponging or other wet process. All overalls and head covering shall be washed, cleaned and mended at least once a week, and this washing, cleaning or mending shall be provided for by the occupier.  
(4) No person shall be allowed to work in emptying sacks of dusty materials, weighing out and mixing of dusty materials and charging of ball mills and plungers without wearing a suitable and efficient dust respirator.

11. Washing facilities, - The occupier shall provide and maintain, in a clean state and in good repair for the use of all persons employed in any of the processes specified in paragraph 3 -
- (a) a wash place under cover with either -
    - (i) a trough with smooth impervious surface fitted with a waste pipe without plug, and of sufficient length to allow at least 60 centimeters for every five such persons employed at any one time, and having a constant supply of clean water from taps or jets above the trough at intervals of not more than 60 centimeters; or
    - (ii) at least one tap or stand pipe for every five such persons employed at any one time, and having a constant supply of clean water, the tap or stand pipe being spaced not less than 120 centimeters apart; and
  - (b) a sufficient supply of clean towels made of suitable material changed daily, with sufficient supply of nail brushes and soap.
12. Time allowed for washing. - before each meal and before the end of the day's work shall be allowed for washing to each person employed in any of the processes mentioned in paragraph 3.
13. Messroom - (1) There shall be provided and maintained for use of all persons remaining within the premises during the rest intervals, a suitable messroom providing accommodation of 0.93 square per head and furnished with -
- (a) a sufficient number of tables and chairs or benches with back rest;
  - (b) arrangements for washing utensils;
  - (c) adequate means for warming food; and
  - (d) adequate quantity of drinking water.
- (2) The room shall be adequately ventilated by the circulation of fresh air and placed under the charge of a responsible person and shall be kept clean.
14. **Food, Drinks, etc. prohibited in workrooms.** - No food, drink, pan and supari or tobacco shall be brought into, or consumed by any worker in any workroom in which any of the processes mentioned in paragraph 3 are carried on and no person shall remain in any such room during intervals for meals or rest.
15. **Clockroom etc.** - There shall be provided and maintained for the use of all persons employed in any of the processes mentioned in paragraph 3. -
- (a) a clockroom for clothing put off during working hours and such accommodation shall be separate from any messroom; and
  - (b) separate and suitable arrangements for the storage of protective equipment provided under paragraph 10.
16. **Medical examination.** - 1. All persons employed in any process included under paragraph 3 shall be examined by the certifying Surgeon within 7 days preceding or following the date of their first employment in such process; thereafter all persons employed in any process included under sub-paragraph 3(a) and (n) shall be examined by the Certifying surgeon once in every three calendar months, and those employed in any process including in sub-paragraph 3(b) to (m) and (o) and (p) of paragraph 3 once in every twelve months by the Certifying Surgeon. Records of such examination shall be entered by the Certifying Surgeon in the Health register and certificate of fitness granted to him under paragraph 17.

(2) If at any time the Certifying Surgeon is of opinion that any person employed in any process included in paragraph 3 is longer fit for employment on the ground that continuance therein would involve damage to his health, he shall cancel the certificate of fitness granted to that person.

(3) No person whose certificate of fitness has been cancelled shall be re-employed unless the certifying surgeon after examination, again certifies him to be fit for employment.

17. **Certificate of fitness** - A person medically examined under paragraph 16 and found fit for employment shall be granted by the Certifying surgeon a certificate of fitness in form 30 and such Certificate shall be in the custody of the manager of the Factory. The certificates shall be kept readily available for inspection by any Inspector and the person granted such a certificate shall carry with him while at work a taken giving reference to such certificate.

### SCHEDULE -XXVII

#### Operations in Foundries.

1. Application - Provisions of this Schedule shall apply to all parts of factories where any of the following operations or processes are carried on :

- (a) The Production of iron casting or, as the case may be, steel casting by castings in moulds made of sand, loam, moulding composition or other mixture of materials, or by shall moulding, or by centrifugal casting and any process incidental to such production;
- (b) the production of non-ferrous casting by casting metal in moulds made of sand, loam, metal, moulding, composition or other material or mixture of materials, or by shall moulding, die-casting (including pressure die-casting), centrifugal casting or continuous casting and any process incidental to such production, and
- (c) the melting and casting of non-ferrous metal for the production of ingets, billets, slabs or other similar products and the stripping thereof;

but shall not apply with respect to -

- (a) any process with respect to the melting and manufacture of lead and the Electric Accumulators;
- (b) any process for the purpose of a printing works; or
- (c) any smelting process, in which metal is obtained by a reducing operation incidental to such operations; or
- (d) the production of steel in the form of ingets; or
- (e) any process in the course of the manufacture or solder or any process incidental to such manufacture; or
- (f) the melting and casting of lead or any lead-based alloy for the production of ingets, billets, slabs or other similar products or the stripping thereof, or any process incidental to such melting, casting or stripping.

2. Definitions - for the purpose of this schedule -

- (a) "approved respirator" means a respirator of a type approved by the Chief Inspector of Factories,
- (b) "cupola or funece" including a receiver associated therewith;



- (c) "dressing or fettling operation" includes stripping and other removal of adherent sand, cores, runners, risers, flash and other surplus metal from a casting and the production of reasonably clean and smooth surface but does not include (a) the removal of metal from a casting when performed incidentally in connection with the machining or assembling of casting after they have been dressed or fettled or (b) any operation which is a knock-out operation within the meaning of this schedule;
  - (d) "foundry" means those parts of a factory in which the production of iron or steel or non-ferrous casting (not being the production of pig iron or the productions of steel in the form of ingots) is carried on by casting in moulds made of sand, loam, moulding, composition or other mixture of materials, or by shell moulding or any centrifugal casting in metal moulds lined with sand, or die casting including pressure diecasting, together with any part of the factory in which any of the following processes are carried on an incidental processes in connection with any such production, namely, the preparation and mixing of materials used in foundry process, the preparation of moulds and cores knockout operations and dressing or fettling operations;
  - (e) "Knock-out operation" means all methods of removing castings from moulds and the following operations, when done in connection therewith, namely stripping, caring-out and the removal of runners and risers;
  - (f) "pouring aisle" means an aisle leading from a main gangway or directly from a cupola or furnace to where metal is poured into moulds.
3. Prohibition of use of certain materials as parting materials (1) A material shall not be used as a parting material if it is a material containing compounds of silicon calculated as silica to the extent more than 5 per cent by weight of the dry material;

Provided that this prohibition shall not prevent the following being used as a parting material if the material does not contain an admixture of any other silica -

- (a) Zirconium silicate (Zircon)
- (b) Calcined china clay
- (c) Calcined aluminous fireclay
- (d) Sillimanite
- (e) Calcined or fused alumina
- (f) Olivine
- (g) Natural sand

(2) Dust or other matter deposited from a fettling or blasting process shall not be used as a parting material or as a constituent in a parting material.

4. Arrangement and storage. - For the purpose of promoting safety and cleanliness in workrooms the following requirements shall be observed :
- (a) moulding boxes, loam plates, ladles, patterns, pattern plates, frames, boards box weights and other heavy articles shall be so arranged and placed as to enable work to be carried on without unnecessary risk;
  - (b) suitable and conveniently accessible racks, bins or other receptacles shall be provided and used for the storage of other gear and tools;
  - (c) Where there is bulk storage of sand, fuel, metal scrap or other materials or residues, suitable bins, bankers or other receptacles shall be provided for the purpose of such storage.



5. Construction of floors - (1) Floor of indoor work places in which the processes are carried on, other than parts which are of sand, shall have an even surface of hard material.
- (2) No part of the floor of any such indoor workplace shall be of sand except where this is necessary by reason of the work done.
- (3) All parts of the surface of the floor of any such indoor workplace which are of sand shall so far as practicable be maintained in an even and firm condition.
6. Cleanliness of indoor workplaces. - (1) All accessible parts of the walls of every indoor workplace in which the processes are carried on and everything affixed to these walls shall be effectively cleaned by a suitable method to a height of not less than 4.2 metres from the floor at least once in every period of fourteen months. A record of the carrying out of every such effective cleaning in pursuance of this paragraph including the date (which shall be not less than five months more than nine months after the last immediately preceding washing, cleaning or other treatment) shall be maintained.
- (2) Effective cleaning by a suitable method shall be carried out at least once every working day of all accessible parts of the floor of every indoor workplace in which the processes are carried on, other than parts which are of sand; and the parts which are of sand shall be kept in good order.
7. Manual operations involving molten metal. (1) There shall be provided and properly maintained for all persons employed on manual operations involving molten metal with which they are liable to be splashed, a working space for that operation -
- (a) Which is adequate for the safe performance of the work and
- (b) which, so far as reasonably practicable, is kept free from obstruction.
- (2) Any operation involving the carrying by hand of a container holding molten metal shall be performed on a floor all parts of which where any person walks while engaged in the operations shall be on the same level.
- Provided that, where necessary to enable the operation to be performed without undue risk, nothing in this paragraph shall prevent the occasional or exceptional use of a working space on a different level from the floor, being a space provided with a safe means of access from the floor for any person while engaged in the operation.
8. Gangways and pouring aisles - 1. In every workroom to which this paragraph applies constructed, reconstructed or converted for use as such after coming into force of these rules and, so far as reasonably practicable, in every other workroom to which this paragraph applies, sufficient and clear main gangways shall be provided and properly maintained which -
- (a) Shall have an even surface of hard material and shall, in particular, not be of sand or have on them more sand than is necessary to avoid risk of flying metal from accidental spillage,
- (b) shall be kept, so far as reasonably practicable, free from obstruction;
- (c) if not used for carrying molten metal, shall be at least 920 millimetres in width;
- (d) If used for carrying molten metal shall be
- (i) where truck ladles are used exclusively, at least 600 millimetre wider than the overall width of the ladle;
- (ii) Where hand shanks are carried by not more than two men, at least 920 millimetres in width;

(iii) where hand shanks are carried by more than two men, at least 1.2 metres in width; and

(iv) where used for simultaneous travel in both directions by men carrying hand shanks, at least 1.8 metres in width.

(2) In workroom to which this paragraph applies constructed, reconstructed or converted for use as such after coming into force of these rules, sufficient and clearly defined pouring aisles shall be provided and properly maintained which -

(i) Shall have an even surface of hard material and shall, in particular, not be of sand or have on them more sand than is necessary to avoid risk of flying metal from accidental spillage;

(ii) shall be kept as far as reasonably practicable free from obstruction;

(iii) if molten metal is carried in hand ladles or bull ladles by not more than two men per ladle, shall be at least 460 millimetres wide, but where any moulds alongside the aisle are more than 510 millimetres above the floor of the aisle, the aisle shall be not less than 600 millimetres wide;

(iv) if molten metal is carried in hand ladles or bull ladles by more than two men per ladle shall be at least 760 millimetres wide;

(v) if molten metal is carried in crane, trolley or truck ladles, shall be of a width adequate for the safe performance of the work.

(3) Provisions, of sub paragraph (1) and (2) shall not apply to any workroom or part of a workroom if, by reason of the nature of the work done therein, the floor or that workroom or, as the case may be, that part of a workroom has to be of sand.

(4) In this paragraph "workroom to which this paragraph applies" means a part of a ferrous or non-ferrous foundry in which molten metal is transported or used, and a workroom to which this paragraph applies shall be deemed for the purpose of this paragraph to have been constructed, reconstructed or converted for use as such after the making of this schedule if the construction, reconstruction or conversion thereof was begun after the coming into force of these rules.

9. Work near cupolas and furnaces. - No person shall carry out any work within a distance of 4 metres from a vertical line passing through the delivery and of any spout of a cupola or furnace, being a spout used for delivering molten metal, or within a distance of 2.4 metres from a vertical line passing through the nearest part of any ladle which is in position at the end of such a spout, except, in either case, where it is necessary for the proper use or maintenance of a cupola or furnace that work should be carried out within that distance or that work is being carried out at such a time and under such conditions that there is no danger to the person carrying it out from molten metal which is being obtained from the cupola or furnace or is in a ladle in position at the end of the spout.

10. Dust and fumes - (1) Open coal, coke or wood fires shall not be used for heating or drying ladles inside a workroom unless adequate measures are taken to prevent, so far as practicable, dust or other impurities from entering into or remaining in the atmosphere of the workroom.

(2) No open coal, coke or wood fires shall be used for drying moulds except in circumstances in which the use of such fires is unavoidable.

(3) Mould stoves, core stoves and annealing furnaces shall be so designed, constructed, maintained and worked as to prevent, so far as practicable, offensive or injurious fumes from entering into any workroom during any period when a person is employed therein.

- (4) All knock out operation shall be carried out -
- (a) in a separate part of foundry suitably partitioned off, being a room or part in which, so far as reasonably practicable effective and suitable local exhaust ventilation and a high standard of general ventilation are provided or
  - (b) in an area of foundry in which, so far as reasonably practicable effective and suitable local exhaust ventilation is provided or where compliance with this requirement is not reasonably practicable a high standard of general ventilation is provided.
5. All dressing or fettling operation shall be carried out -
- (a) in a separate room or in a separate part of the foundry suitably partitioned off; or
  - (b) in an area of the foundry set apart for the purpose;
- and shall, so far as reasonably practicable be carried out with effective and suitable local exhaust ventilation or other equally effective means of suppressing dust, operating as near as possible to the point of origin of the dust.
11. Maintenance and examination of exhaust plant. -
- (1) All ventilation plant used for the purpose of extracting suppressing or controlling dust or fumes shall be properly maintained.
  - (2) All ventilation plant used for the purpose of extracting suppressing or controlling dust or fumes shall be examined and inspected once every week by a responsible person. It shall be thoroughly examined and tested by a competent person at least once in every period of twelve months; and particulars of the results of every such examination and test shall be entered in and approved in Form-26-A which shall be available for inspection by an Inspector. Any defect found on any such examination and test shall be immediately reported in writing by the person carrying out the examination and test to the occupier or manager of the factory.
12. Protective Equipment. - (1) The occupier shall provide and maintain suitable protective equipment specified for the protection of workers. -
- (a) Suitable gloves or other protection for the hands for workers engaged in handling any hot material likely to cause damage to the hands by burn, scald or sear, or in handling pig iron, rough castings or other articles likely to cause damage to the hands by cut or abrasion;
  - (b) approved respirators for workers carrying out any operations creating a heavy dust concentration which can not be dispelled quickly and effectively by the existing ventilation arrangements.
- (2) No respirator provided for the purpose of clause 1(b) has been worn by a person shall be worn by another person if it has not since been thoroughly cleaned and disinfected.
- (3) Persons who for any of their time -
- (a) Work at a spout of or attend to, a cupola or furnace in such circumstances that material there from may come into contact with the body, being material at such a temperature that its contact with the body would cause a burn; or
  - (b) are engaged in, or in assisting with, the pouring of molten metal; or
  - (c) carry by hand or move by manual power any ladle or vessel containing molten metal; or



- (d) are engaged in knocking-out operation involving material at such a temperature that its contact with the body would cause a burn;
- shall be provided with suitable footwear and gaiters which if worn by them prevent, so far as reasonably practicable risk or burns to their feet and ankles.
- (4) Where appropriate, suitable screens shall be provided for protection against flying material (including splashes of molten metal and sparks and chips thrown off in the course of any process).
- (5) The occupier shall provide and maintain suitable accommodation for the storage and make adequate arrangements for cleaning and maintaining of the protective equipment supplied in pursuance of this paragraph.
- (6) Every person shall make full and proper use of the equipment provided for his protection in pursuance of sub-paragraph (1) and (4) and shall without delay report to the occupier, manager or other appropriate person any defect in, or loss of, the same.
13. Washing and bathing facilities. - (1) There shall be provided and maintained in clean state and good repair for the use of all workers employed in the foundry -
- (a) a wash place under cover with either -
- (i) a through with impervious surface fitted with a waste pipe without plug, and of sufficient length to allow at least 60 centimetres for every 10 such persons employed at any one time and having a constant supply of clean water from taps or jets above the through at intervals of not more than 60 centimetres or
- (ii) at least one tap or stand pipe for every 10 such persons employed at any time, and having a constant supply of clean water, the tap or stand pipe being spaced not less than 1.2 metres apart; and
- (b) not less than one half of the total number of washing places provided under clause (a) shall be in the form of bath rooms.
- (c) a sufficient supply of clean towels made of suitable material changed daily, with sufficient supply of nail brushes and soap.
- (2) The facilities provided for the purposes of sub - paragraph (1) shall be placed in charge of a responsible person or persons and maintained in a clean and orderly condition.
14. Disposal of waste. - Appropriate measures shall be taken for the disposal of all waste products from shell moulding (including waste burnt sand) as soon as reasonably practicable after the castings have been knocked - out.
15. Disposal of dross and skimmings - Dross and skimmings removed from molten or taken from a furnace shall be placed forthwith in suitable receptacles.
16. Material and equipment left out of doors. - All material and equipment left out of doors (including material and equipment so left only temporarily or occasionally) shall be so arranged and placed as to avoid unnecessary risk. There shall be safe means of access to all such material and equipment and, so far as reasonably practicable, such access shall be by roadways or pathways which shall be properly maintained. Such roadways or pathways shall have a firm and even surface and shall, so far as reasonably practicable be kept free from obstruction.

## 17. Medical facilities and records of examinations and tests. —

- (1) The occupier of every factory to which this schedule applies, shall —
  - (a) employ a qualified medical practitioner for medical surveillance of the workers employed therein whose employment shall be subject to the approval of the Chief Inspector of Factories; and
  - (b) provide to the said medical practitioner all the necessary facilities for the purpose referred to in clause (a).
- (2) The record of medical examinations and appropriate tests carried out by the said medical practitioner shall be maintained in a separate register approved by the Chief Inspector of Factories, which shall be kept readily available for inspection by the Inspector.

## 18. Medical examination by certifying surgeon. - (1) Every worker employed in a foundry shall be examined by Certifying surgeon within 15 days of his first employment. Such medical examination shall include pulmonary function tests and chest X-ray. No worker shall be allowed to work after 15 days of his first employment in the factory unless certified fit for such employment by the Certifying Surgeon.

(2) Every worker employed in the said processes shall be re-examined by a Certifying Surgeon at least once in every twelve months. Such examination shall, wherever the Certifying Surgeon considers appropriate include all the tests as specified in sub-paragraph (1) except chest X-ray which shall be done once in 3 years.

(3) The Certifying Surgeon, after examining a worker, shall issue a certificate of Fitness in form 27-A. The record of examination and re-examinations carried out shall be entered in the certificate and the certificate shall be kept in the custody of the manager of the Factory. The record of each examination carried out under sub-paragraph (1) and (2) including the nature and the surgeon in a health in form 20.

(4) The Certificate of Fitness and the health register shall be kept readily available for inspection by the Inspector.

(5) If at any time the certifying surgeon is of the opinion that a worker is no longer fit for employment in the said processes on the ground that continuance therein would involve special danger to the health of the worker, he shall make a record of his findings in the said certificate and the health register. The entry of his findings in those documents shall also include the period for which he considers that the said person is unfit for work in the said processes.

(6) No person who has been found unfit to work as provided in sub-paragraph 5. above shall be re-employed or permitted to work in the said processes unless the certifying surgeon, after further examination, again certifies him fit for employment in those processes."

(j) in Form No 20-A, for the heading the following heading shall be substituted, namely :-

"Prescribed under paragraph 7 of schedule V, paragraph 4 of Schedule VIII and paragraph 5(2) of schedule XVII under rule 102 (1)".

In the said rules, for rule 103, the following shall be substituted namely :-

## 103. Notification of accidents and dangerous occurrences.

- (1) When any accident which results in the death of any person or which results in such bodily injury to any person as is likely to cause his death, or any dangerous occurrence specified in the schedule annexed hereto takes place in a factory, the manager of the factory shall forthwith send a notice thereof by telephone special messenger or telegram to the Inspector and the Chief Inspector.



- (2) When any accident or any dangerous occurrence specified in the schedule annexed hereto, which results in such bodily injury to any person as is likely to cause his death, takes place in a factory, notice as mentioned in sub-rule (1) shall be sent also to:
- (a) the District Magistrate or sub-divisional officer;
  - (b) the officer in charge of the nearest police station; and
  - (c) the nearest relatives of the injured or deceased person.
- (3) Any notice given as required under sub-rule (1) and (2) shall be confirmed by the manager of the factory to the authorities mentioned in those sub-rules within 12 hours of the accident or the dangerous occurrence by sending them a written report in Form No.21 in the case of an accident or dangerous occurrence causing death & bodily injury to any person and in Form no. 21A in the case of a dangerous occurrence which has not resulted in any bodily injury to any person.
- (4) When any accident or dangerous occurrence specified in the schedule takes place in a factory and it cause such bodily injury to any person as prevents the person injured from working for a period of 48 hours or more immediately following the accident or the dangerous occurrence, as the case may be, the manager of the factory shall send a report thereof to the Inspector in Form No. 21 within 24 hours after the expiry of 48 hours from the time of the accident or the dangerous occurrence :

Provided that if in the case of an accident or dangerous occurrence death occurs of any person injured by such accident or dangerous occurrence after the notices and reports referred to in the sub- rules (1), (2), (3) or (4) as the case may be, have been sent, the manager of the factory shall forthwith send a notice thereof by telephone, special messenger or telegram to the authorities and persons mentioned in sub rules (1) and (2) and also have this information confirmed in writing within 12 hours of the death :

Provided further that if the period of disability from working for 48 hours or more referred to in sub-rule (4) does not occur immediately following the accident, or the dangerous occurrence, but later, or occurs in more than one spell, the report referred to shall be sent to the Inspector in the prescribed Form No. 21 within 24 hours immediately following the hours when the actual total period of disability from working resulting from the accident or the dangerous occurrence becomes 48 hours.

#### SCHEDULE

The following classes of dangerous occurrences, whether or not they are attended by personal injury or disablement :

1. Bursting of a plant used for containing or supplying steam under pressure greater than atmospheric pressure.
2. Collapse or failure of a crans, darrick, winch, hoist or other appliances used in raising or lowering persons or goods, or any part thereof, or the overturning of a crans.
3. Explosion, fire, burstingout, leakage or escape of any molten metal, or hot liquor or gas causing bodily injury to any person or damage to any room or place in which persons are employed, or fire in rooms of cotton pressing factories, where a cotton opener is in use.
4. Explosion of a receiver or container used for the storage at a pressure greater than atmospheric pressure of any gas or gasses (including air) or any liquid or solid resulting from the compression of gas.

5. Collapse or subsidence of any floor, gallery, roof, bridge, tunnel, chimney, wall, building or any other structure.

24. In the said rules -

1. For form numbers, 1, 1A, 2, 3, 3-A, 4, 5, 6, 7, 8, 9, 11, 11A, 13, 14, 15, 16, 17, 18, 21, 22, 24, 25, 28, 29 and 35 the following Forms shall be respectively substituted namely-

Form 1  
Form 1-A  
Form 2  
Form 3  
Form 3-A  
Form 4  
Form 5  
Form 6  
Form 7  
Form 8  
Form 9  
Form 11  
Form 11-A  
Form 13  
Form 14  
Form 15  
Form 16  
Form 17  
Form 18  
Form 21  
Form 22  
Form 24  
Form 25  
Form 28  
Form 29  
Form 35

2. after form numbers 1A, 4, 21, 25, 31 and 36 the following new forms shall respectively be inserted namely

Form 1-A  
Form 4-A  
Form 21-A  
Form 26  
Form 27  
Form 32  
Form 33  
Form 37

## FORM NO. 1

( Prescribed under Rule 5 )

Application for permission to construct, extend or take into use any building as a factory.

1. Application for
  - a. Construction a new building
  - b. extending an existing building
  - c. taking into use any building as a factory (Tick one or more as applicable)
2. Applicant's name and address :  
(In block letters)
3. Full name and postal address :  
of factory
  - a. Name
  - b. Address  
(Town or Village/Dist./Pin Code No.)
4. Please indicate also following details -
  - a. Nearest Police Station - distance
  - b. Nearest Railway Station - or steamer Ghat -
  - c. Nearest Public Hospital
5.
  - a. Whether already registered as factory : Yes/No
  - b. If yes,
    1. Registration No.
    2. Licence No.
    3. Date of renewal of Licence
  - c. Does it fall in hazardous category under section 2 (cb) ? Yes/No.
  - d. If so, has site been approved u/s 41A ? Yes/No.
  - e. If so, date of approval.
6. Particulars of plant to be installed
  - \* To be enclosed only if the site has not been appraised in terms of Section 41A.
7. Enclosures :
  - a. Flow chart of the manufacturing process Yes/No.
  - b. Brief description of the process in its various stages Yes/No.

## FORM NO. 1-A

(Prescribed under Rule 3-C)

## CERTIFICATE OF STABILITY

1. Name of the factory
2. Village, town and district in which the factory is situated.
3. Full postal address of the factory.
4. Name of the Occupier of the factory.
5. Nature of manufacturing process to be carried in the factory.
6. Number of floors on which workers will be employed.

I certify that, I have inspected the premises, the plans of which have been approved by the chief Inspector in his letter No..... dated .....and examined the various parts including the foundations with special reference to the machinery, plant etc. that have been installed. I am of the opinion that all the works of engineering construction in the premises is/are structurally sound and that its/their stability will not be endangered by its/their use as a factory/part of a factory for the manufacture of ..... for which the machinery plant etc. installed are intended.

Signature

Qualification

Address.

Date :-

If employed by a company or association name and address of the company or Association.

c. Plan, in suplicate drawn to scale showing -

i. the site of the factory and immediate surroundings including adjacent buildings and other structures, roads drains, etc.

Yes/No.

ii. the plan, elevation and necessary cross-sections of the various building indicating all relevant details relating to natural lighting, ventilation and means of escape in case of fire, The plans shall also clearly indicate the position of the plant and machinery, aisles and passage - ways.

Yes/No.

d. Such other particulars as required by the Chief Inspector at the time of submission of the application.

Signature of applicant.

Name of applicant

(In block letters)

Telephone number

Date :



**FORM NO. 1-B**

(Prescribed under Rule 68-I)

**FORMAT OF APPLICATION TO THE SITE APPRAISAL COMMITTEE**

1. **Name and address of the applicant**
2. **Site ownership date**
- 2.1 Revenue details of site such as Survey No. Plot No. etc.
- 2.2 Whether the site classifies as forest and is so, whether approval of the Central Government under section 5 of the Indian Forest Act, 1927 has been taken.
- 2.3 Whether the proposed site attracts the provisions of section 3(2)(v) of the Environment (Protection) Act, 1986. E.P. Act 1986 if so, the nature of the restrictions.
- 2.4 Local authority under whose jurisdiction the site is located.
3. **Site plan**
- 3.1 Site plan with clear identification of boundaries and total area proposed to be occupied and showing the following details nearby the proposed site.
  - a. Historical monument if any, in the vicinity.
  - b. Names of neighbouring manufacturing units and human habitation, educational and training institutions petrol installations, Liquid Petroleum Gas and other hazardous substances in the vicinity and their distances from the proposed unit.
  - c. Water sources (rivers, streams, canals, dams, water filtration plants etc.) in the vicinity.
  - d. Nearest hospitals, fire-stations, civil defence stations and police stations and their distances.
  - e. High tension electrical transmission lines, pipe lines for water, oil, gas or sewerage, railway lines, roads, stations, jetties and other similar installations.
- 3.2 Details of soil conditions and depth at which hard strata obtained.
- 3.3 Counter map of the area showing nearby hillocks and difference in levels.
- 3.4 Plot plan of the factory showing the entry and exit points, roads within water drains, etc.
4. **Project Report :**
- 4.1 A summary of the salient features of the project.
- 4.2 Status of the organisation (Government, Semi-Government, Public or private etc.)
- 4.3 Maximum number of persons likely to be working in the factory.
- 4.4 Maximum amount of power and water requirements and source of their supply.
- 4.5 Block diagram of the building and installations, in the proposed supply.
- 4.6 Details of housing colony, hospitals, schools and other infrastructural facilities proposed.
5. **Organisation structure of the proposed manufacturing unit/factory.**
- 5.1 Organisation diagrams of

- proposed enterprise in general
  - Health, safety and environment protection departments and their linkage to operation and technical departments.
- 5.2 Proposed Health and Safety Policy.
- 5.3 Area allocated for treatment of wastes and effluents.
- 5.4 Percentage outlay on safety, health and environment protection measures.
- 6. **Meteorological data relating to the site :**
- 6.1 Average minimum and maximum of
  - Temperature
  - Humidity
  - Wind velocities during the previous ten years
- 6.2 Seasonal variations of wind direction
- 6.3 Highest water level reached during the floods in the area recorded so far
- 6.4 Lightning and seismic data of the area
- 7. **Communication Links**
- 7.1 Availability of telephone/telex-wireless and other communication facilities for outside communication
- 7.2 Internal communication facilities proposed
- 8. **Manufactures process information**
- 8.1 Process flow diagram
- 8.2 Brief Write up on process and technology
- 8.3 Critical process parameters such as pressure build-up temperature rise and run-away reactions
- 8.4 Other external effects critical to the process having safety implications, such as ingress of moisture of water, contact with incompatible substances, sudden power failure
- 8.5 Highlights of the build-in safety/pollution control devices or measures/incorporated in the manufacturing technology.
- 9. **Information of Hazardous Materials**
- 9.1 Raw materials intermediates, products and by products and their quantities (Enclose Material Safety Data Sheet in respect of each hazardous substances.)
- 9.2 Main and intermediate storages proposed for raw material/intermediates/products/by-products (maximum quantities to be stored at any time)
- 9.3 Transportation methods to be used for materials inflow and outflow their quantities and likely routes to be followed
- 9.4 safety measures proposed for :
  - handling of materials;
  - internal and external transportation and

— disposal (packing and forwarding of finished products)

10. Information on Disposal/Disposal of wastes and pollutants
- 10.1 Major pollutants (gas, liquid solid) their characteristics and quantities (average and at peak loads)
- 10.2 Quality and quantity of solid wastes generated, method of their treatment and disposal.
- 10.3 Air, water and soil pollution problems anticipated and the proposed measures to control the same, including treatment and disposal of effluents.
11. **Process Hazards Information**
- 11.1 Enclose a copy of the report on environmental impact assessment.
- 11.2 Enclose a copy of the report on risk assessment study.
- 11.3 Published (open or classified) reports, if any, on accident situations/occupational health hazards or similar plants elsewhere (within or outside the country)
12. **Information of proposed safety and occupational health measures :**
- 12.1 Details of fire fighting facilities and minimum quantity of water, CO<sub>2</sub> and or other fire fighting measures needed to meet the emergencies.
- 12.2 Details of in house medical facilities proposed.
13. **Information on Emergency Preparedness.**
- 13.1 Onsite emergency plan
- 13.2 Proposed arrangements, if any for mutual aid scheme with the group of neighbouring factories.
14. **Any other relevant information**

I certify that the information furnished above is correct to the best of my knowledge and nothing of importance has been concealed while furnishing it.

Name and signature of the applicant.

**FORM NO. 2**

(Prescribed under Rule 4)

Application for registration and Grant or Amendment of licence and notice of occupation.

(To be submitted in triplicate)

1. application for
  - a. Registration, grant of licence and notice of occupation Yes/No.
  - b. Amendment of licence Yes/No.
2. a. Applicant's name :  
 b. i. Whether factory already registered Yes/No.  
 ii. If yes, registration No.  
 iii. Licence No.
3. Full name and postal address of the factory :  
 a. name of the factory :  
 b. Address :  
 (Town/Village/District/Pin code no.)
4. Please indicate following details also  
 a. Nearest Police Station - distance -  
 b. Nearest Railway Station - distance -  
 c. Nearest Public Station - distance -
5. Full name and residential address of the person who shall be the manager of the factory for the purpose of the act.
6. Full name and residential address of the occupier and his designation,  
 e.g. Director, Partner, Proprietor  
 or  
 Any other (specify)
7. Full name and address of the owner of the premises or building (including the precincts thereof) referred to in section - 93.
8. Please furnish reference numbers(s) and date(s) of approval (s) of the plans site and building and for disposal of trade waste and effluents by the concerned authorities

Authority	Details
i. State Govt.....	
ii. Local Authority.....	
iii. Chief Inspector.....	
iv. Pollution Control Board.....	
v. other concerned authority (specify).....	

9. a. Nature of manufacturing processes to be carried out in the factory
- b. In case of application for amendment indicate manufacturing processes carried out previously.

List of processes

List of Processes

10. Names and quantities of raw materials used, intermediate products and principal finished products during the last twelve months (in case of factories already in existence).

Name      Quantity  
(Vol./Wt./No.)

11. Number of workers employed in the factory -

Employed      Proposed  
in the      to be  
last 12      employed  
months      in next  
\_\_\_\_\_      12 months.

- a. Maximum number
- b. number ordinarily employed

12. Nature and total amount of power (In H.P.)

- a. Installed
- b. Proposed to be installed

13. Fees paid (Details) :

Rs.....in figure

.....in words

vide Treasury challan No.....

date.....drawn on.....

Date :

1. Signature of the Manager

Date :

2. Signature of the Occupier.

**Notes :-**

1. This form should be completed in ink in block letters or typed.
2. Strike off which ever is not applicable.
3. If power is not used at the time of filling up this form, but introduced later, the fact should be communicated to the Chief Inspector of Factories immediately.
4. The term 'Ordinarily employed' would mean the total number of workers working in all the shifts which shall be over 50% of the working days in the factory.



## FORM NO. 3

(Prescribed under Rule 4 and 7)

## Application for renewal of licence

Registration number :

Licence number :

\*NIC code number :

(As given in the licence)

1. Full name of the factory :
2. Address :
3. Full address to which communication shall be carried (where the factory address serves the purpose of communication also this information need not be given)
4. A flow chart of the manufacturing process supplemented by a brief description of the process in its various stages, list of the raw materials used, intermediate products, including emission of toxic, gases etc. finished products, by products, their quantities, methods of storage and handling, loading and transport and details of the arrangement for the disposal of trade waste and effluents, control or eliminate them (to be enclosed)
5. Maximum number of workers to be employed on any day during the year. :
6. Installed power in hours power :
7. The period (not exceeding two years) for which licence or renewal of licence is applied for. :
8. Name and residential address of occupier :
9. Name and residential address of manager :
10. Amount of fee (Rupees.....) paid vide treasury challan on.....or by book adjustment vide order No.....dated.....

Signature of occupier  
name (in block letters  
Telephone number).

Signature of manager  
Name (in block letters)  
Telephone number.

## FORM NO :3A

(Prescribe under Rule 12A)

## Notice of change of manager

Name of factory :

Registration number :

Postal Address :

of factory

(Town/Village

Pin Code number.)

Licence number :

1. (a) Name of the outgoing manager :

(b) Date of Relinquishing Charge of  
outgoing manager. :

2. (a) Name of the new manager :

(b) Residential address :

(c) Telephone number :

3. Date of appointment of the  
New manager. :

4. Signature of the new manager :

Signature of the occupier :  
Name (In block letters)  
Address and Telephone  
Number.

Date :

## FORM NO : 4

(Prescribe under Rule 5)

## Licence to work a factory

Nature of industry :

Registration number

Licence number

\*NIC Code Number

Licence is hereby granted to \_\_\_\_\_  
 for the premises known as \_\_\_\_\_  
 situated at \_\_\_\_\_  
 for use as a factory within the limits stated herein after, subject to provision of the Factories Act, 1948, and the Rules made thereunder for following manufacturing processes :-

1. \_\_\_\_\_ (NIC Code number for each process)

2. \_\_\_\_\_

The

19..... Issuing authority

## Details of licence

	Valid for			Fee paid Rs.	Excise Rs.	Additional Fee paid for late payment	Date of payment	Signature of the issuing authority
	Calender year	Maximum number of workers on any one day	Maximum installed power in Horse power					
Granted under Rule 5								
Renewed under Rules 4 and 7.								

\* National Industrial classification (NIC)

**Transfers**

To whom transferred	Date of transfer	Transfer fee paid and date of payment	Signature of the issuing authority

**Amendments**

Date when amended	Amended workers Installed power in Horse-power	Amendment fee paid and date of payment	Additional fee paid and date of payment	Signature of the issuing authority

## Form No. 4-A

(Prescribed under Rule-2(A) )

FORM OF CERTIFICATE OF COMPETENCY ISSUED TO A PERSON OR AN INSTITUTION IN PURSUANCE TO RULE 2(A) MADE UNDER SECTION 2(ca) READ WITH SECTION 6 AND 112/SEC. 28/ SEC.29/ SEC.31/ SEC.41/ SEC.87 (VENTILATING SYSTEM ).

I, .....in exercise of the powers conferred on me under Section 2(ca) of the Factories Act and the rules made thereunder, hereby recognise.....

(Name of the Institution)

or Shri .....employed in.....

(Name of the person)

(Name of the

.....to be a competent person for the organisation)

purpose of carrying out tests, examinations, inspections and certification for such buildings/dangerous machinery/ lifts and hoists/ lifting machines and lifting tackles/ pressure plants/ confined space/ ventilation system and such other process used in a factory located in gujarat state under section..... and the rules made thereunder.

This certificate is valid from.....to.....

This certificate is issued subject to the conditions stipulated hereunder :-

- (i) Tests, examinations and inspections shall be carried out in accordance with the provisions of the Act and the rules made thereunder;
- (ii) Tests examinations and inspections shall be carried out under the direct supervision of the competent persons or by a person authorised by an institution recognised to be a competent person.
- (iii) the certificate of competency issued in favour of a person shall stand cancelled if the person declared competent leaves the organisation mentioned in his application;
- (iv) The institution recognised as a competent person shall keep the chief inspector informed of the names designations and qualification of the persons authorised by it to carry out tests, examination and inspections.
- (v) .....
- (vi) .....

Station :

Date :

Official Seal

Signature of the  
Chief Inspector.

Note : A separate certificate should be issued under each relevant section. A person or an institution may be recognised competent for the purpose of more than one section of the Act.

+ Strike out the words not the applicable.



## FORM No : 5

(Prescribed under Rule 15)

## Certificate of fitness for young person

1. Serial Number : space for passport size photograph of the young person examined.
2. Name of person examined :
3. Father's Name :
4. Sex :
5. Residence :
6. Date of birth, if available :
7. Referred by -
  - (a) Name & address of the factory :
  - (b) Name of the manager :
8. Manufacturing process in which young person is proposed to be employed.

I certify that I have personally examined the named person whose identification marks are.....and who is desirous of being employed in the above mentioned manufacturing process, and that his/her age, as nearly as can be ascertained from my examination, is.....years, and that he/she is\* fit/unfit for employment in the said manufacturing process as an\* adult/child.

Physical disability, if any-

.....

Reason for refusal/revocation of certificate

.....

Signature or left hand thumb  
Impression of the person examined

Signature of Certifying Surgeon

Date :

Name (In block letters )

- Notes :
1. To be issued by the Certifying Surgeon and a copy to be retained for 2 years.
  2. As per the proviso to sub-section (2) of section 69, Certifying Surgeon issuing this Certificate should have personal knowledge of the place where the young person proposes to work and of the manufacturing process in which he shall be employed.
  3. As per section 69(3) of the act this certificate is valid for one year from the date of issue.
  4. In case of physical disability, the exact details should be clearly stated.
  5. \* Please delete what is not applicable.
  6. Young person means a child (who has completed 14 years but not 15 years) or and adolescent (who has completed 15 years and not completed 18 years of age).

FORM No : 6

(Prescribed under rule 23)

## Humidity Register

Department : .....

Hygrometer

Distinctive mark of number : .....

Position in department

Year : .....

Month : .....

Reading of hygrometer							Remarks	Signature of the person taking the reading
Date	Between 7 and 9 a.m.		Between 11 a.m. and 2 p.m. (but not in the rest interval)		Between 4 and 5.30 p.m.			
	Dry bulb	Wet bulb	Dry bulb	Wet bulb	Dry bulb	Wet bulb		
1.	2.	3.	4.	5.	6.	7.	8.	9.
1st								
2nd								
3rd								
4th								
5th								
6th								
7th								
8th								
9th								
10th								
11th								
12th								
13th								
14th								
15th								
16th								
17th								
18th								
19th								
20th								
21th								
22nd								
23rd								
24th								
25th								
26th								
27th								
28th								
29th								
30th								
31st								

Certified that above entries are correct.

## FORM NO. 7

(Prescribed under Rule -17)

Record of Limewashing, Painting, etc.

Name and number of the room and its location in the factory	Part of the room treated	Treatment whether limewashed, colour wash, painted, varnished, or oiled.	Date of treatment	Remarks.
1.	2.	3.	4.	5.

Date :

Signature of manager  
Name (In block letters)  
Address and Telephone  
Number

## FORM No. :8

(prescribed under paragraph 5(1)(c) of Schedule VI to Rule 54 and Rule 55)

**Register of worker employed for work on or near moving machinery.**

1. Name of worker :
2. Serial Number as in the register of adult workers :
3. Father's Name :
4. Date of birth and age :
5. Nature of work :
6. Qualifications, if any, or period of service on similar work :
7. Date when tight fitting clothing was provided :
8. Remarks. :

I certify that the above mentioned worker whose signature or left hand thumb impression is given below is a properly trained male adult worker who is competent to amount or ship belts, lubricate or do other adjusting operations on the machinery installed in my factory while they are in motion.

Signature or left hand thumb  
impression of worker.

Date :

Signature of Manager.

Name ( In block letters).



## FORM NO : 9

(Prescribed under Rule 55)

## Report of examination of hoists and lifts

Registration Number :

Licence Number :

NIC Code Number :

(As given in the licence)

1. Occupier (or owner) of premises :
2. Address :
3. (a) Type of hoist or lift and identification number or description :  
(b) Date of construction or reconstruction (if ascertainable) :
4. Are all parts of the hoist or lift of good mechanical construction, sound material and adequate strength (so far as ascertainable) ? :
5. Are the following parts of the hoists or lift properly maintained and in good working order? If not, state what defects have been found. :
  - (a) Enclosure of hoist way or liftway. :
  - (b) Landing gates and cage gate(s) :
  - (c) Interlock and the landing gates and cage gate(s) :
  - (d) Other gate fastenings. :
  - (e) Cage and platform and fittings, guides, buffers, interior, of the hoistway or liftway. :
  - (f) Over running services. :
  - (g) Suspension ropes or chain and their attachments. :
  - (h) Safety gear i.e. arrangements for preventing fall of platform or cage brakes. :

## Form No. :11

(Prescribed under rule 61)

**Report of Examination or test of pressure vessel or plant.**

Registration number :

Licence number :

\* NIC Code number :

(as given in the licence)

1. Occupier (or owner) of premises :
2. Address :
3. Name, description and distinctive number of pressure vessel or plant. :
4. Name and adress of manufacturer :
5. Nature of process (including temperature : and pressure parameters).
6. Particulars of pressure vessel or plant -
  - (a) Date of construction :
  - (b) Thickness of walls.
  - (c) Date on which it was first taken into use.
  - (d) Safe working pressure : recommended by the manufacturer
7. Date of -
  - (a) Last external examination :
  - (b) Last internal examination :
  - (c) Last hydraulic examination :
  - (d) Last ultra-sonic or other non destructive test
8. Whether lagging was removed for purposes of examination. :

9. Description of examinations carried out and findings
  - (a) External examination  
(give reasons of it is not carried out six monthly)
  - (b) Internal examination  
(give reasons if it is not carried out annually)
  - (c) Hydraulic test  
(give reasons of this is not carried out at interval of 2 years or 4 years)
  - (d) Ultrasonic or other non-destructive test
10. Condition of pressure plants -
  - (a) Vessel
  - (b) piping
11. Conditions of fittings and appliances -
  - (a) Pressure gauges
  - (b) Safety valve
  - (c) Stop valve
  - (d) Reducing valve  
(give reasons if not necessary)
  - (e) Additional safety valve  
(required in case reducing valve is necessary)
  - (f) Other devices  
(Please specify particularly in case of jacketted vessels)
12. Safe working pressure recommended after examination (specify the allowances made for conditions of working such as heat, corrosion, etc) ;
13.
  - (a) Repairs (if any ) required
  - (b) Period within which the repairs should be executed
  - (c) Any other condition which the person making the examination thinks it necessary for securing safe working

14. Specify reduced working pressure pending repairs.
15. Safe working pressure calculated as per methods given in sub-rule 8 for thin walled pressure vessel or plant
16. Other observations

I certify that on (date).....the pressure vessel or plant described above was thoroughly cleaned and (so far as its construction permits) made accessible for thorough examination and for such tests as were necessary for thorough examination and that on the said date, I thoroughly examined this pressure vessel or plant, including its fittings and that the above is a true report of my examination.

Signature and name of  
Competent person.

Number and date of the  
Competency certificate

Date :

Issued by

\* National Industrial Classification (NIC)

## FORM No : 11A

(Prescribed under Rule 61-A)

## Report of Examination of Water-sealed gasholder

Registration number :  
Licence number :  
\* NIC Code number :  
(As given in the licence)

1. Occupier (or owner) of premises :
2. Address :
3. Name, description, distinguishing number or letter and type of gasholder :
4. Name and address of the manufacturer :
5.
  - (a) Number of lifts :
  - (b) Maximum capacity in cubic meters :
  - (c) Pressure within the gasholder when full of gas :
6. Name of the gas to be stored in the holder :
7. Whether the Examination was internal or external :
8. Parts of the gas-holders examined by electronic or other accurate devices or by cutting sample discs and results there of :
9. Particulars as to the condition of —
  - (a) Crown :
  - (b) side sheeting, including, grips and cups :
  - (c) guiding mechanism (Roller — carriages, rollers, pins, guide rails or ropes) :
  - (d) Tank and :



- (e) Other structure, if any (columns, framing and bracing)
10. Particulars as to the position of the lift at the time of examination
11. Particulars as to whether the tank and lifts were found sufficiently level for safe working and if not, the steps taken to remedy the defect.
12. Date of examination and by whom it was carried out.
13. (a) Are all fittings and appliances properly maintained and in good condition ?
- (b) Repairs, if any, required and period within which they should be executed
- (c) Any other condition which the person making the examination thinks it necessary for securing safe working.
14. Other observations

I certify that on (date).....the gasholder described above was thoroughly examined and such of the tests as were necessary made on the same day and that the above is a true report of my examination.

Signature and name  
of the competent  
person

Number and date of  
the competency

Date :

Issued by

\*National Industrial Classification (NIC)

(Prescribed under Rule 85)

### Overtime register for exempted workers

Note :

1. This register is to be maintained in respect of all workers, exempted under section 64 or 65 from the provisions of section 51 and 54.
2. This register shall be preserved for a period of three years after the last entry.
3. In column 9, equivalent hours for additional production of pieces reported in column as converted according to section 59(3).

## FORM NO. : 14

(Prescribed under Rule 87)

## Notice of period of work for adult workers

Name of factory \_\_\_\_\_

Address \_\_\_\_\_

District \_\_\_\_\_

First day of the week \_\_\_\_\_

Registration No. \_\_\_\_\_

Licence No. \_\_\_\_\_

\*NIC Code No. \_\_\_\_\_

(As given in the licence)

Periods of work	Men				Women				Identification of the		Remarks
	Total number of men employed				Total Number of women employed				Group	Nature of work	
Groups	A	B	C	D	A	B	C	D	Alphabet assigned A B C etc.		
Relays	1 2 3	1 2 3	1 2 3	1 2 3	1 2 3	1 2 3	1 2 3	1 2 3			
On working days											
From									A		
To											
From									B		
To											
From									C		
To											
On partial working days											
From											
To									E		
From											
To											

Date on which this notice is first exhibited :

\* Describe the groups &amp; explain the nature of work against identification letter marked A, B, C, D, E.....

\* National Industrial Classification (NIC)

Signature of manager  
name (In block letters)

**FORM NO : 15**

(Prescribed under Rule 88)

### Register of adult workers.

[illegible]

## FORM NO. : 16

(Prescribed under Rule 92)

## Notice of periods of work for child workers

Name of factory \_\_\_\_\_

Address \_\_\_\_\_

District \_\_\_\_\_

First day of the week \_\_\_\_\_

Registration No. \_\_\_\_\_

Licence No. \_\_\_\_\_

\*NIC Code No. \_\_\_\_\_

(As given in the licence)

Period of work	Children						Identification of the Group *	Remarks
	Total number of children employed							
	Groups	A		B		C		
Relays	1	2	1	2	1	2		

Date of which this notice is first exhibited :

\* Describe the groups and explain the nature of work.

\* National Industrial Classification (NIC)

Signature of manager  
name (in block letters)

Date :



Sl. No.	Name	Sex	Residential address.	Father's name.	Date of first employment	Number & date of certificate of fitness	Token number under Section 55	Alphabet assigned to Group to which worker belongs	Number of relay, if working in shifts.	Remarks.
1	2	3	4	5	6	7	8	9	10	11

**FORM NO. 18**  
(Prescribed under Rule 94.)  
**Register of Leave with wages.**

1. Name :
2. Sex :
3. Father's/Husband's name :
4. Serial number in the Register of adult/child worker :
5. Department :
6. Designation :
7. Date of joining employment :
8. Date of discharge/ dismissal/quitting-employment/superannuation/death while in service
9. Date of payment in lieu of leave with wages due in such cases
10. Whether leave in accordance with scheme under section 79(8) was refused :

Calendar year of service (i.e. previous year)	Leave due as on 1st January of the year in column 1		Leave availed during the year					Leave refused out of regular leave mentioned in column 3
			Refused	Regular	Dates			
	Refused	Regular			From	To		
1	2	3	4	5	6	7	8	

Number of working days for computation of leave during the year mentioned in column 1					Regular leave earned for the year mentioned in col. 1		Balance of leave admissible on 1st January of the year following the year mentioned in column. 1	
Days worked	Lay off	Maternity leave upto 12 weeks	Leave with wages enjoyed	Total (9 to 12)	14	Refused	Regular	
						(Col. 2 + 8 — 4)	(Col. 3 + 14 — 5 — 8)	
9	10	11	12	13	14	15	16	

Leave period (i.e. col. 4 + col. 5 in days)	Details of wages paid				Signature
	Normal rates of wages excluding of any overtime as well as bonus but including of Dearness Allowance (Rs.)	Cash equivalent of the advantages accruing through the concessional sale of food-grains and other articles.	Rate of wages for leave with wages paid (Rs.) (Col. 18 + col 19)	Total wages paid for the period of leave with wages enjoyed (Rs.) (col. 17 x col. 20)	
17	18	19	20	21	22

## Notes :

1. Separate register should be maintained for adult/Child.
2. A child will include an adolescent worker who has not been certified fit to work as an adult.
3. A separate page should be maintained in respect of each worker.
4. Leave earned in column 14 is calculated on the basis of number of days worked given in column 9.
5. As per section 79(5) figures in column 16 should not exceed 30 days in case of adult and 40 days in case of child worker.
6. Delete which is not required.

## FORM No. : 21

(Prescribed under Rule 193)

**Report of accident including, dangerous occurrence resulting in  
Death or bodily injury**

ESIC Employer's Code Number.....

Registration Number.....

Name and address of  
Local ESIC office.....

License Number.....  
(As given in the licence)

1. Name and address of factory :
2. Name, address and telephone number of the occupier :
3. Nature of Industry (As given in the Licence) :
4. Date, shift and hour of accident or dangerous occurrence :
5. Department Section and exact place where the accident or dangerous occurrence took place. :
6. (a) Describe briefly how the accident or dangerous occurrence took place
- (b) Did it involve Explosion..... Fire.....
- Emission of toxic substances(s)..... Substances(s) emitted.....

7. Give the total number of persons injured/killed :

Number of persons injured		Number of persons killed	
Inside the factory	*Outside the factory	Inside the factory	*Outside the factory

- Note :
1. \*If in any accident / dangerous occurrence, persons outside the factory premises are injured or killed, please furnish the information to the extent available.
  2. Details regarding injury and persons injured/killed should be supplied in the format given in the annexure.



8. Names and addresses of witnesses : 1.  
2.

9. Cause of accident or dangerous occurrence :

I certify to the best of my knowledge and belief the above particulars are correct in every respect.

Signature of manager/Occupier

Date :-

Name (In block letters).  
Address and Telephone number.

(To be completed by the Inspector of Factories)

1. Date of receipt of the report :
2. District :
3. (a) Number allotted to  
accident involving injury  
and/or fatality :  
(b) Number allotted to dangerous  
occurrence involving reportable  
injury and/or fatality :
4. Date of investigation :
5. Classification of accident :  
(a) Causewise (Give code) :  
(b) Industry wise (Give \*NIC-Code) :  
(c) Dangerous operation wise  
(Give schedule number under  
section 87) :  
(d) Hazardous process-  
wise-section 2(cb) :  
(e) Occupation wise (NCO-Code  
Number) :
6. Result of investigation :
7. Remarks, if any. :

Signature of the Inspector  
Name (In block letters)

Date :

\* National Industrial Classification (NIC)

## Annexure

## Particulars of persons injured, killed

1. Particulars of injured/killed person
  - (a) Name :
  - (b) Age :
  - (c) Sex :
  - (d) Serial Number in the register of adult workers :
  - (e) Address :
  - (f) Precise occupation :
  - (g) Nature of job :
2. Cause of Injury Explosion.....Fire.....  
Emission of Toxic substance.....Others.....(Please specify)
3. Particulars of injury
  - (a) Fatal (Time and date of death) :
  - (b) Non-fatal (If serious, give the extent of injury such as loss of limb/sight & hearing, fracture, permanent impairment, severe burns) :
  - (c) State whether the injured person was disabled for more than 48 hours :
  - (d) Location of injury (i.e. part of body such as right leg, left hand, left eye, etc. injured) :
4.
  - (a) State exactly what the injured person was doing at the time of accident or dangerous occurrence :
  - (b) Does this work fall in the category of hazardous /dangerous process or operations (please tick mark(-/) in the box).  

Hazardous  
process .....  
  
Dangerous  
process/operation.....
5.
  - (a) Hour at which the injured person started work in the day of accident or dangerous occurrence.

- (b) Whether wages in full or part are payable to him for the day of accident or dangerous occurrence.
6. In case the accident or dangerous occurrence took place while travelling in the employer's transport, state whether.
- (a) the injured person was travelling as a passenger to and from his place of work
  - (b) the injured person was travelling with the expressed or implied permission of his employer
  - (c) the transport is being operated by or on behalf of the employer or some other person by whom it is provided in pursuance of arrangements made with the employer
  - (d) the vehicle is being/not being operated in the ordinary course of public transport service.
7. In case the accident took place while meeting emergencies, state -
- (a) its nature; and
  - (b) whether the injured person at the time of accident was employed for the purpose of his employer's trade or business in or about the premises at which the accident took place
8. (a) Physicians, dispensary or hospital from whom or in which injured person received or is receiving, treatment.
- (b) Name of dispensary/panel doctor selected by the insured person.

Form No. : 21-A

(Prescribed under Rule 105)

**Report of dangerous occurrence which does not result in bodily injury**

Registration No.....

Licence No.....

\*NIC Code No.....

(As given in the licence

1. Name and address of factory :
2. Name, address and telephone number of the occupier :
3. Name of the Manager :
4. Nature of Industry :
5. Department, Section and exact place where the dangerous occurrence took place.
6. Date, shift, and hour of dangerous occurrence.
7. (a) Type of dangerous occurrence (See overleaf).
- (b) Did it involve Explosion.....Fire.....

Emission of Toxic/  
flammable/Explosive  
substance(s).....

Substance(s) emitted.....

8. State exactly what happened :

I certify that at the best of knowledge and belief the above particulars are correct in every respect.

Date.

Signature of manager  
Name (in block letters)  
Address and Telephone No.



(To be completed by the Inspector of factories)

1. Date of receipt of the report
2. District
3. (a) Number allotted to the dangerous occurrence not involving injuries and/or death  
(b) Number allotted to "Major accident" not involving reportable injuries and/or death
4. Date of investigation
5. Cause
6. \*NIC Code (As given in the licence)
7. Result of investigation

---

**SCHEDULE**

The following classes of dangerous occurrences, whether or not they are attended by personal injury or disablement :-

1. Bursting of a plant used for containing or supplying steam under pressure greater than atmospheric pressure.
2. Collapse or failure of a crane, derrick, winch, hoist or other appliances in raising or lowering persons or goods, or any part thereof, or the overturning of a crane.
3. Explosion, fire, bursting out, leakage or escape of any molten metal, or hot liquor or gas causing bodily injury to any person or damage to any room or place in which persons are employed, or fire in rooms of cotton pressing factories where a cotton opener is in use.
4. Explosion of a receiver or container used for the storage at a pressure greater than atmospheric pressure of any gas or gases (including air) or any liquid or solid resulting from the compression of gas.
5. Collapse or subsidence of any floor, gallery, roof, bridge tunnel, chimney, wall, building or any other structure.

\*National Industrial Classification (NIC)

## FORM NO. - 22

(prescribed under Rule 104)

## Notice of poisoning or disease

(See instruction reverse)\*

\*ESIC Employer's code No.....

Registration No.....

ESIC Insurance No.....

Licence No.....

Name and address of  
the injured person.....

\*NIC Code No.....

Local ESIC Office.....

(As given in the licence)

1. Name and address of factory :
2. Name, address and telephone  
number of the occupier :
3. Nature of industry :
4. Particulars of affected worker -
  - (a) Name :
  - (b) Age :
  - (c) Sex :
  - (d) Serial number as per Register of  
Adult/Child worker :
  - (e) Address :
  - (f) Precise occupation :
  - (g) Nature of job . :
5. Nature of poisoning/disease  
(Give serial number and name  
as per the list overleaf) :
6.
  - (a) Harmful agent or process to  
which poisoning or disease  
is attributed :
  - (b) Approximate date of beginnig and  
cessation of exposure of the worker  
to the harmful agent or process :

7. Has the case been reported to the  
Certifying Surgeon/Administrative  
Medical officer, ESIC/Medical  
Inspector of Factories

Yes/No

Signature of manager :  
Name (In capital letters)

Date :

Tel No.:

Note :- This notice should be sent forthwith to the following authorities :

- i) Chief Inspector Of Factories.
- ii) Medical Inspector of Factories
- iii) Certifying Surgeon
- iv) Administrative Medical Officer, ESIC\*.

---

(To be filled in by the Factory Inspectorate)

Number of the case :

Remarks :

Date :

Signature  
Name (In block letters)  
Designation.

\*Employee's State Insurance Corporation (ESIC)

\*National Industrial Classification. (NIC)

\* Notice of poisoning or disease

**Extract from the Factories Act, 1948 (section 89)**

Where any worker in a factory contracts any disease specified in the Schedule, the manager of the factory shall send a notice thereof to such authorities and in such form and within such time, as may be prescribed.

**SCHEDULE**

**LIST OF NOTIFIABLE DISEASES**

1. Lead poisoning, including poisoning by any preparation of lead or their sequelae.
2. Lead tetra-ethyl poisoning.
3. Phosphorous poisoning or its sequelae.
4. Mercury poisoning or its sequelae.
5. Manganese poisoning or its sequelae.
6. arsenic poisoning or its sequelae.
7. Poisoning by nitrous fumes.
8. Carbon disulphide poisoning.
9. Benzene poisoning, including, poisoning by any of its homologue, their nitro or amide derivatives or its sequelae.
10. Chrome ulceration or its sequelae.
11. Anthrax.
12. Silicosis.
13. Poisoning by halogens, or halogen derivatives of the hydrocarbons of the aliphatic series.
14. Pathological manifestation due to -
  - (a) radium or other radio-active substances; and
  - (b) X-rays
15. Primary epitheliomatous cancer of skin.
16. Toxic anaemia.
17. Toxic jaundice due to poisonous substances.
18. Oil acne or dermatitis due to mineral oils and compounds containing mineral oil base.
19. Byssinosis.
20. Asbestosis.
21. Occupational or contact dermatitis caused by direct contact with chemicals and paints. These are of two types that is, primary irritants and allergic sensitizers.
22. Noise induced hearing loss (exposure to high noise levels).
23. Beryllium poisoning.
24. Carbon monoxide.
25. Coal miners pneumoconiosis.
26. Phosgene poisoning.
27. Occupational cancer.
28. Isocyanates poisoning.
29. Toxic nephritis.

## FORM NO. 24.

MASTER FORM IN RESPECT OF THE FACTORIES ACT, 1948, PAYMENT OF WAGES ACT, 1936, MINIMUM WAGES ACT, 1948, MATERNITY BENEFIT ACT, 1961, WORKMEN'S COMPENSATION ACT, 1923 AND INDUSTRIAL EMPLOYMENT (STANDING ORDERS) ACT, 1946 AS APPLICABLE TO REGISTERED FACTORIES COVERED UNDER THE FACTORIES ACT, 1948.

For the year ending 31st December, 19.

## PART - A

(Prescribed under clause (1) of Rule 107)

1. (a) Registration Number of factory :
- (b) Licence Number of factory :
- (c) Section of the Act under which the factory is covered :

Section 2(m) (i)

Section 2(m) (ii)

Please tick (-/) the appropriate box.

Section 85 - chemical.

Section 85 - Non chemical.

2. Name of factory. :
3. Name of occupier. :
4. Name of manager. :
5. District. :
6. Full postal address of the factory including PIN Code. :
7. Industry :
- (a) (i) Nature of Industry (Mention what is actually manufactured, including repairs of all types, following the National Industrial Classification, 1987 at the digit level)
- (ii) NIC Code Number (4 digit as given in the licence) :

- (b) Sector of industry
- Please tick (✓) the appropriate box.

Public Sector.....

Joint Sector.....

Co-operative Sector.....

Private Sector.....



- (c) In case the factory is a Major Accident Hazard (MAH) Installation furnish the following information (See Explanatory Note 'AA')

Name of the MAH Substance

Quantity

(See explanatory Note 'BB')

In stock

In process

1.

2.

3.

8. (a) Number of days the factory worked in the year (see explanatory note B)
- (b) Number of weeks the factory worked in the year

**Number of workers and particulars of employment**

9. Number of mandays worked (i.e. aggregate number of attendance during the year).  
(See explanatory note 'c')

- |                 |             |   |
|-----------------|-------------|---|
| (a) Adults      | (i) Men     | : |
|                 | (ii) Women  | : |
| (b) Adolescents | (i) Male    | : |
|                 | (ii) Female | : |
| (c) Children    | (i) Boys    | : |
|                 | (ii) Girls  | : |
|                 | Total       | : |

10. Average number of workers employed daily i.e. Mandays worked divided by Number of days worked  
(See explanatory note 'D')

- |                 |             |   |
|-----------------|-------------|---|
| (a) Adults      | (i) Men     | : |
|                 | (ii) Women  | : |
| (b) Adolescents | (i) Male    | : |
|                 | (ii) Female | : |
| (c) Children    | (i) Boys    | : |
|                 | (ii) Girls  | : |
|                 | Total       | : |

11. Total number of man-hours worked including overtime but excluding rest interval  
(See explanatory note 'E' )

(a) Adults

(i) Men :

(ii) Women :

(b) Young persons

(i) Male :

(ii) Female :

Total :

12. Average number of hours worked per week

i.e. Total manhours worked

(Average daily employment) X (Number of weeks the factory worked)

(See explanatory note 'F' )

(a) Adults

(i) Men :

(ii) Women :

(b) Young persons

(i) Male :

(ii) Female :

Total :

13. In respect of factories carrying on processes or operation declared dangerous under section 87, furnish the following information. (See explanatory note 'G')

Name of the dangerous process or operation carried on (See explanatory Note 'G')	Average number of persons employed daily in each of the process or operation given (See explanatory note 'D')	Number of persons			
		medically examine		declared unfit	
		Male	Female	Male	Female
1	2	3	4	5	6
(i)					
(ii)					
(iii) etc.					

14. In respect of factories carrying on 'azardous process' as defined in section 2(cb) furnish the following information (See explanatory note 'H')

Name of the Industry as per First Schedule :

Name of the hazardous process (See explanatory 'I')	Average number of persons employed daily in each of the processes given in the column 1 (See explanatory note 'D')	Number of persons			
		medically examine		declared unfit	
		Male	Female	Male	Female
1	2	3	4	5	6
(I)					
(ii)					
(iii) etc.					

#### Leave with wages

15. Total number of workers employed during the year (See explanatory note 'J')

(a) Adults

(i) Men :

(ii) Women :

(b) Young persons

(i) Male :

(ii) Female :

Total :

16. Number of workers who were entitled to annual leave with wages during the year.

(a) Adults

(i) Men :

(ii) Women :

(b) Young person

(i) Male :

(ii) Female :

Total :

17. Number of workers were granted 'leave' during the year (See the explanatory note 'K')

(a) Adults

(i) Men :

(ii) Women :

(b) Young person

(i) Male :

(ii) Female :

Total :

18. (a) Total number of workers discharge/dismissed from the service/quit employment/superannuated/died while in service during the year.

(b) Number of workers in respect of whom wages in lieu of leave were paid

### Safety Officers

(See explanatory note 'L')

19. (a) Is the factory notified for appointment of safety officers under section 40-B (1)(i). \_\_\_\_\_ Yes \_\_\_\_\_ No

(b) Is the factory notified for appointment of Safety officers under section 40-B (1) (ii) (for the factories other than those in (a) above.) \_\_\_\_\_ Yes \_\_\_\_\_ No

(c) Number of Safety officers appointed

### Health and Safety Policy

Information to be furnished only by-

(a) Factories covered under section 2(cb) of section 87 of the Act, and

(b) Factories other than (a). But employ ordinarily, in case of factories registered under -

(i) Section 2(m) (i), 50 or more workers; and

(ii) Section 2(m)(ii), 100 or more workers.

20. Has the factory formulated Health and Safety Policy ? If yes \_\_\_\_\_ Yes \_\_\_\_\_ No  
enclose a copy thereof.

**Safety Committee**

(Information to be furnished only by (i) factories carrying on hazardous process or dangerous operations, and (ii) other factories employing 250 or more workers).

21. Is safety committee appointed ?  
If more than one committee,  
give numbers.

\_\_\_\_\_ Yes \_\_\_\_\_ No

**Emergency Plan**

(Information to be furnished by factories covered under section 2(cb). (See explanatory note 'M')

22. (a) Has the factory got on-site  
emergency plan?

Yes

No.

Has it been revised ?

Yes

No.

If so, when was it last revised ?

- (b) If an off-site emergency plan  
is required to be prepared and  
has it been prepared ?

Yes

No.

**Medical Facilities**

23. Information to be furnished only by -

- (a) Factories employing 200 or less persons covered  
under section 2(cb) or 87 :-

(i) Number of factory Medical  
Officers (appointed on retainer-  
ship basis or part-time basis)

(ii) Number of ambulance vans  
available with factory directly or  
through arrangement

- (b) Factory employing above 200 workers  
covered under section 2(cb) or 87 :-

(i) Number of full time factory  
Medical Officers

(ii) Number of ambulance vans  
available

- (c) all factories employing 500 or more workers :-

(i) Number of full time factory Medical Officers

(ii) Number of ambulance vans

(iii) Number of ambulance rooms provided



**Competent Supervisors**

(See explanatory note 'N')

(Information to be furnished only by factories covered under section 2(cb) ).

24. (a) Number of competent supervisors appointed. :  
(b) Number of competent supervisors who have :  
received safety training as required :  
under Rule 68-P

**Industrial Hygienists**

(See explanatory note 'O')

25. Number of industrial hygienists employed :  
to monitor work environment as required :  
under section 7-A Section 112.

**Canteens**

26. (a) Is there a canteen provided in the : Yes \_\_\_\_\_ No. \_\_\_\_\_  
factory as required under section 46 :  
(i. e. only those factories will furnish information :  
wherein more than 250 workers are :  
ordinarily employed? :  
(b) Is the canteen provided managed/run. :  
(i) Departmentally, or Yes \_\_\_\_\_ No. \_\_\_\_\_  
(ii) Through a contractor Yes \_\_\_\_\_ No. \_\_\_\_\_

**Shelter or Rest Rooms and Lunch Rooms**(Only those factories will furnish information wherein  
150 or more workers are ordinarily employed).

27. As required under section 47 - :  
(a) Are there adequate and suitable : Yes \_\_\_\_\_ No. \_\_\_\_\_  
shelters or rest rooms provided :  
in the factory ? :  
(b) Are there adequate and suitable : Yes \_\_\_\_\_ No. \_\_\_\_\_  
lunch rooms provided in the factory :  
(any canteen maintained in compliance :  
with section 46 will be accepted here also.)

**Creches**

28. Is there a creche provided in the factory as : Yes \_\_\_\_\_ No. \_\_\_\_\_  
required under section 48 (i.e. only those factories :  
will furnish information wherein more than 30 women :  
workers are ordinarily employed) ?

## Welfare Officers

29. (a) Number of Welfare officers to be appointed as required under section 49 (i.e only those factories will furnish information wherein 500 or more worker are ordinarily employed) ?

(b) Number of Welfare officers actually appointed

30. Accidents and Dangerous Occurrences (See explanatory note (p) (1) ).

(a) Total number

Categories	Accidents involving							
	Only non-fatal injuries (See explanatory note 'P' (2) )			Fatal injuries as well as non-fatal injuries (See explanatory note 'P' (2) )				
	Number of			Number of				
	Accidents/ Occurrences	Person Injured inside	Person injured outside	Accidents/ Occurrences	Persons Injured inside	Person injured outside	Persons killed inside	Persons killed outside
		the factory			the factory		the factory	
1.	2.	3.	4.	5.	6.	7.	8.	9.
1. Accidents including dangerous occurrences and major accidents involving injuries/deaths								
2. Dangerous occurrences not involving injuries/deaths								
3. Dangerous occurrences involving injuries/deaths								

1	2	3	4	5	6	7	8	9
*4. Major accidents involving injuries/death								
*5. Major accidents not involving injury/death								

\* See explanatory note 'p' (3).

(b) for injuries occurring inside the factory :

Number of injuries occurring in								
Hazardous Process under Section 2(cb)			Dangerous operations under section 87			Others		
Number of			Number of			Number of		
Accidents	Person injured		Accidents	Persons injured		Accidents	Persons injured	
	Fatal	Nonfatal		Fatal	Nonfatal		Fatal	Nonfatal
1	2	3	4	5	6	7	8	9

- (c) (i) Non-fatal injuries (workers injured) during the year in which injured workers returned to work during the same year.

(aa) Number of injuries :

(bb) Mandays lost due to injuries :

- ii) Non-fatal injuries (workers injuries) occurring in the previous year in which injured workers returned to work during the year to which this return results. :

(aa) Number of injuries :

(bb) mandays lost due to injuries (This should be the total mandays lost during the previous year as well as in the current year)

(d) Non-fatal injuries (workers injured occurring in the year in which injured workers did not return to work during the year to which this return relates.

(aa) Number of injuries

(bb) Mandays lost due to injuries

### PART-B

(Under the Payment of wages Act, 1936)

32. i) Number of Mandays worked (i.e. aggregate number of attendance) during the year for persons earning less than Rs.1600 /- per month (See explanatory note 'C').

(a) Adult

(b) Young Person

Total

ii) Average number of workers employed daily (i.e. mandays worked divided by number of days worked) for persons earning less than 1600/- per month (See explanatory note 'D')

(a) Adult

(b) Young Person

Total

33. 'Total Wages paid' including 'Deductions' under Section 7(2) of the Payment of Wages Act, 1936 for persons getting less than Rs. 1600/- per month on the following accounts.

(a) Basic wages only Rs.

(b) Dearness Allowances Rs.

(c) Composite wage (i.e. if combined basic wage and Dearness allowance paid) Rs.

(d) Overtime wages Rs.

(e) Non-profit sharing Bonus Rs.

(f) Any other bonus (other than profit sharing bonus and non-profit sharing bonus) forming part of wages as defined under the Act. Rs.

- (g) Any other amount paid in cash which may form part of wages as defined under the Act (Please specify) Rs.
- (h) Arrears of pay in respect of previous year paid during the year. Rs.
- (i) Total wages paid (total of (a+b) or (c)+d+e+f+g+h) Rs.

34. 'Gross amount paid' as remuneration to persons getting less than Rs.1600/- per month including 'deductions' under section 7(2) of the Act on the following accounts :

- (a) 'Total wages paid' (item 33) during the year Rs.
- (b) 'Bonus paid' during the year (include arrears also, if paid during the year. This is statutory sharing Bonus). Rs.
- (c) 'Amount of Money Value of commission' (see explanatory note (c) given during the year) Rs.

35. Deductions - number of cases and amount realised.

	Persons earning less than Rs.1600/- per month	
	No. of Cases.	Amount realised Rs.
a) Fines		
b) Deductions for damage or loss.		
c) Deductions for breach of contract.		
Total :		

36. Fines fund.

- i) Balance of fines fund in hand at the beginning of the year. Rs.
- ii) Disbursement from fines fund.

Purpose.	Amount Rs.
a)	
b)	
c)	
d)	
Total :	
iii) Balance of fines fund in hand at the end of the year.	Rs.



## Part - C

## MATERNITY BENEFIT ACT, 1961 &amp; E.S.I.C.ACT, 1948

37. a) Name of Medical officer, if any, attached to the establishment.  
b) Qualification of Medical Officer attached to the establishment.  
c) Is he resident at the establishment.  
d) If a part-time employees, how often does he pay visit to the establishment.
38. a) Is there any hospital attached to the establishment ?  
b) If so, how many beds are provided for women employees ?  
c) If there a Lady doctor ?  
d) If so, what are her qualifications ?  
e) Is there a qualified Midwife ?  
f) Has any Creche been provided ?
39. 1) Aggregate number of women permanently or temporarily employed during the year.  
2) Number of women who worked for a period of not less than one hundred and sixty days in the twelve months immediately preceding the date of delivery.  
3) Number of women who gave notice under section 6.  
4) Number of women who were granted permission to be absent on receipt of notice of confinement.  
5) Number of claims for maternity benefit paid.  
6) Number of claims for maternity benefit rejected.  
7) Number of cases where pre-natal confinement and postnatal care was provided by the management free of charge (Section B)  
8) Number of claims for medical bonus paid (Sec 8)  
9) Number of claims for medical bonus rejected.
40. 1) Number of cases inwhich leave for miscarriage was granted.  
2) Number of cases inwhich leave for miscarriage was applied for but was rejected  
3) Number of cases inwhich additional leave for illness under Section 10 was granted.  
4) Number of cases in which additional leave for illness under section 10 was applied for but was rejected.
41. 1) Number of women who died.  
a) before delivery.  
b) After delivery.  
2) Number of cases in which payment was made to persons other than the women concerned.  
3) Number of women discharged or dismissed while working.

- 4) Number of women deprived of maternity benefit and/or medical bonus under provision to sub-section (2) of Section 12.
- 5) Number of cases in which payment was made on the order of the Competent Authority or Inspector.
- 6) Remarks.

42. Full particulars of each case and reasons for the action taken under serials 39(6), 39(9), 40(2), 40(4), 41(3), 41(4), should be given in the appendix below.

Details of payment made during the year ending 31st December.....  
Establishment.

Name of person to whom paid	Amount paid (Rs.)
1. Date of payment.	
2. Woman employee.	
3. Nominee of the woman.	
4. Legal representative of the woman.	
5. Amount for the period preceding date of expected delivery.	
6. Amount for the subsequent period.	
7. Under section 8.	
8. Under section 9.	
9. Under section 10.	
10. Number of women workers who absconded after receiving the first instalment of maternity benefit.	
11. Cases where claims were contested in a court of law.	
12. Result of such cases.	
13. Remarks.	

Certified that the information furnished above is correct to the best of my knowledge and belief.

Date :

Signature of the Manager.  
Name (in block letters)  
Address and Telephone number.

Name of Occupational Compensation has been	Number of injuries (See explanatory note "I") in respect of which

[illegible]

#### 45. Occupational Diseases (Occupationwise)

(See explanatory note "W")

[illegible]

## PART-D

(Under the Industrial employment (Standing orders) Act, 1946)

45. Is the establishment covered under the Industrial Employment (standing order), Act 1946  
(See explanatory note 'Y')
46. If yes whether the establishment has the 'Certified Standing Orders' for all or a group of employees ?
- (a) (i) If for all the number of workmen  
(See explanatory note 'Z') covered by the Certified Standing Orders'
- (ii) Date of certification.
- (b) (i) If for a group of employees, the number of only such workmen covered by the 'Certified Standing Orders.'
- (ii) Date of certification

Certified that the information furnished above is, to the best of my knowledge and belief, correct.

Date :

Signature of the Manager  
Name (in block letters)  
Address and Telephone Number.



## Explanatory Notes

- A. Establishment in 'Public Sector' means an establishment owned, controlled or managed by (i) The Government or the Department of the Government, or (ii) a Government Company as defined in section 617 of the Companies Act, 1956, or (iii) a Corporation established or under Central, Provincial or State Act, Which is owned, controlled or managed by the Government or (iv) a Local Authority.

Establishment in 'Joint Sector' means an establishment managed jointly by the Government and Private Entrepreneur.

Establishment in 'Cooperative Sector' Means an establishment managed by Cooperative Society registered under the Cooperative Society Act, 1912.

Establishment in 'Private Sector' means an establishment which is not an establishment in Public Sector or Joint Sector or Cooperative Sector.

- AA. **Major Accident Hazard Factory** is one having an industrial activity using, producing or storing hazardous substances in such quantity that possess the potential to cause substantial damage and to kill or injure a person within or outside the factory boundary.

- B. 1. Working day should be taken to be a day on which the establishment actually worked and manufacturing process was carried on including the day on which although no manufacturing process (preceding the date under consideration) were deployed on maintenance and repair work, etc. on closed days. Days on which the factory was closed for whatever cause and days on which no manufacturing process was carried on should not be treated as working days.

2. For seasonal factories\* information about working season and off-season should be given separately.

- BB. **Major Accident Hazard Substance** means a substance presenting Major accident hazard and included in the list already circulated and which have been classified into five groups.

\*Section 2(12) of Employees State Insurance Act, 1948 defines 'Seasonal factory' as follows :

'Seasonal Factory' means a factory which is exclusively engaged in one or more of the following manufacturing processes, namely cotton ginning, jute or cotton pressing, decortication of ground nuts, the manufacture of coffee, Indigo, lac, rubber, sugar (including gur) or tea or any manufacturing process which is incidental to or connected with any of the aforesaid processes and includes a factory which is engaged for a period of not exceeding seven months in a year-

- (a) in any process blending, packing or repacking of tea or coffee; or  
(b) in such other manufacturing process as the Central Government may, by notification in the Official Gazette, specify :

The expression 'Manufacturing process' and 'power' shall have meanings respectively assigned to them in the Factories Act, 1948 (63 of 1948).

- C. Mandays worked should be the aggregate number of attendance of all the workers, covered under the Act, in all the working days. In reckoning attendance, attendance by the temporary as well as permanent employed should be counted, and all employees should be included, whether they are employed directly or under contractors (Apprentices, who are not covered under the Apprentices Act, 1961, are also to be included). Attendance on separate shifts (e.g. night and day shifts) should counted separately. Partial attendance for less than half a shift on a working day should be ignored while attendance for half a shift or more on such day should be treated as full attendance.

- D. The average Number of workers Employed Daily should be calculated by dividing the figures of 'Mandays worked' by Number of 'Days worked' in the year. For seasonal factories\*, the Average Number of workers employed daily during the working season and off-season should be given separately. (Refer note B.2).
- E. The 'Total Number of Manhours worked' should be the TOTAL ACTUAL HOURS WORKED by all the workers during the year excluding Rest intervals but including Overtime worked. the term 'young person' shall includes 'Adolescents' also who have not been certified to work as adults.
- F. The 'Average Number of Hours Worked per week' should be calculated by dividing the 'Total Number of Manhours Worked' by the product of 'Average Number of Workers Employed Daily' in the factory during the years (item 10) and 52 (i.e. number of weeks during the year). In other words,  $\text{item 11} \div (\text{item 10} \times 52) = \text{item 12}$ . Incase the factory has not worked for the whole year, the number of weeks during which the factory worked should be used in place of figure 52. for seasonal factories, the 'Average Number of Hours Worked per week' during the working season and off-season should be given separately.
- G. All such 'Dangerous Processes or Operations' as specified and declared in the Rules framed under section 87 of the Factories Act, 1948 should be checked. If the factory or even a part of the factory submitting returns falls under this Section, the fact should be mentioned against this item and requisite information furnished accordingly.
- H. All such 'Hazardous Processes' in relation to the industries specified in the First Schedule to the Factories Act and defined under section 2(cb) of the Act should be checked. If a factory, or even a part of the factory submitting returns falls under this Section, the fact should be mentioned against this item and requisite information furnished accordingly.
- I. There may be a number of 'hazardous processes' being carried on in any one industry specified in the First Schedule to the Act, all such processes should be given individually in this table.
- J. All persons, who have been or roll even for a single day during the year should be taken into account. Care should be taken that a particular worker is counted once only.
- K. A particular worker is to be counted once only even if the same worker has been granted leave more than once during the year.
- L. In every factory, wherein 100 or more workers are ordinarily employed and the factory has been notified under section 40-B(1)(i), or wherein the factory is carrying on any hazardous process defined in section 2(cb) or dangerous operations as defined in section 87, and the factory has been notified under section 40-B(1)(ii), the occupier shall employ the required number of safety officers with prescribed qualifications. The term 'ordinarily Employed' would mean the total number of workers working in all the shifts and the employment should be for over 50% of the working days of the establishment in the year.
- M. The occupier of every factory where a 'hazardous process' takes place or where hazardous substances are used or handled shall with the approval of Chief Inspector of Factories draw-up an on-site emergency plan for this factory and make known to the workers employed therein the safety measures required to be taken in the event of an accident taking place. The occupier shall prepare off-site emergency plan based on events which could affect people and the environment outside the work premises. The District/local authority will prepare disaster plan for the area based on off-site plans of individual units.
- N. all persons who are required to supervise the handling of 'hazardous substances' shall possess :-
- (a) Degree in Chemistry or Diploma in Chemical Engineering or Technology with five years of experience or
  - (b)

Master's Degree in Chemistry, or a Degree in Chemical Engineering or Technology with 2 years experience.

Note :- The experience stipulated above shall be in process operation and maintenance in Chemical Industry.

O. The occupier shall appoint Industrial Hygienist possessing -

- (a) Masters of Science degree in Chemistry with 2 years analytical experience in Chemical laboratory of repute or
- (b) Master of Science degree in Chemistry with 2 years experience in conducting survey in Industrial hygiene.

P. (1). Dangerous Occurrence - the following classes of occurrence are dangerous occurrences-

1. Bursting of a plant used for containing or supplying steam under pressure greater than atmospheric pressure.
2. Collapse or failure of a crane, derrick, winch, hoist or other appliances used in raising or lowering persons or goods, or any part thereof, or the overturning of a crane.
3. Explosion, fire bursting out, leakage or escape of any molten metal, or hot liquor or gas causing bodily injury to any person or damage to any room or place in which persons are employed, or fire in rooms of cotton pressing factories when a cotton opener is in use.
4. Explosion of a receiver or container used for the storage at a pressure greater than atmospheric pressure of any gas or gases (including air) or any liquid or solid resulting from the compression of gas.
5. Collapse or subsidence of any floor, gallery, roof, bridge, tunnel, chimney, wall, building, or any other structure.

P(2). Only such injuries which prevented workers from working for 48 hours or more immediately following the accident should be reported as non-fatal injuries.

- (3) A major accident is a sudden, unexpected, unplanned event, resulting from uncontrolled developments during an industrial activity, which causes, or has the potential to cause, serious adverse effects immediate or delayed (death, injuries, poisoning or hospitalization) to a number of people inside the installation and/or to persons outside the establishment.

Q. The 'Money Value of Concession' is the cost of value or the net cost of the concession, as the case may be, in respect of all supplies made and all services rendered individually free of cost. In case of concessional sale of essential commodities to the employees, the difference between the purchase price paid by the employer and the actual price paid by the employees is to be taken as the basis for computing the 'Money Value of Concession'.

R. 'Cash Value of Wages paid in kind' and of 'Concession' in respect of essential commodities at concessional rates authorised under sub-section (2) and (3) of section 11 of the minimum Wages Act, 1948 shall be estimated in the manner prescribed by the Appropriate Government. In so far as the Central Government is concerned as laid down under Rule 20 of the Minimum Wages (Central) Rules, 1950 the retail prices at the nearest market shall be taken into account in computing the Cash Value of Wages paid in kind. This computation shall be made in accordance with directions as may be issued by the Central Government from time to time. The cash value of the concession should be obtained by taking the difference between the cost price paid for supplies of essential commodities given at the concessional rates.



- S. Include all employees (covered under the Workmen's Compensation Act, 1923) whether permanent or temporary who would, in the case of accidents, be eligible for compensation under the Act and for whom a return is required to be furnished. Number of employed should be shown or even in there are no payment of compensation to report.
- T. Include for each occupation only those cases in which the final payment of compensation was made during the year. A deposit with the Commissioner should be treated as a payment by the employer.
- U.
1. Include all compensation paid in respect of the cases mentioned in explanatory note 'T', whether such compensation was paid during the year or previous to its commencement. Exclude all payments in cases in which the final payment had not been made by the end of the year to which the return relates.
  2. Where the benefit actually showed (e.g. hospital leave on full pay) is in excess of the compensation admissible under the Workmen's Compensation Act, 1925, only the amount of the compensation so admissible should be entered in the return.
- V. Only such disablements as last for more than three days should be shown (Section 4(1) of the Workmen's compensation Act, 1925).
- W. Check up with the 'List of Occupational Diseases' as laid down in schedule III appended to the Workmen's Compensation Act, 1923. In case of those 'Occupational Diseases' Only, which resulted in cases, in respect of which compensation was paid, the information is to be furnished.
- X. Enter for, each occupation separately each of the 'Diseases' referred to in explanatory note 'W', which resulted in cases in respect of which compensation was paid.
- Y. As laid down under section 1(3) of the Industrial Employment (Standing orders) Act, 1946, the Act, applies to every industrial establishment wherein one hundred or more workmen are employed or were employed on any day of the preceding twelve months provided that the 'Appropriate Government' may after giving not less than two months notice of its intention so to do, by notification in the official Gazette, apply the provisions of this Act to any industrial establishment employing such number of persons less than one hundred as may be specified in the notification. The industrial establishment means the establishment as defined under section 2(c) of the Act.
- Z. Only such 'Workmen' as defined under Section 2(i) of the Industrial Employment (Standing orders) Act, 1946 are to be taken into account.

- \* Employees' State Insurance Corporation (ESIC)
- \* National Industrial Classification (NIC)
- \* Master of Science (MSc)

## FORM NO. 25

(Prescribed under clause (2) of Rule 107)

## Half yearly Return

For the half year ending June, 19.....

Registration number :

Licence number :

\*NIC Code number :

(As given in the licence)

1. Name of factory :
2. Name of Occupier :
3. Name of Manager :
4. District :
5. Full postal address of the factory (Including PIN Code) :
6. Industry :
  - (a) Nature of Industry :  
(See explanatory note-1)
  - (b) Sector in Industry (Mention whether establishment belongs to public or Private Sector see explanatory note-2) :
  - (c) Section of the Act under which the Factory is covered (please tick ( ☐ ) the appropriate box)

2 (m)(i) :

2 (m)(ii) :

Section 85 :

7. Number of days factory worked during the half year ending 30th June, 19 :

8. Number of mandays worked during the half year ending 30th June, 19

- (a) Adults :
  - (i) Men :
  - (ii) Women :
- (b) Adolescents :
  - (i) Male :
  - (ii) Female :



(c) Children

(i) Boys :

(ii) Girls :

Total :

9. Average number of workers  
employed daily  
(See explanatory note-3)

(a) Adults

(i) Men :

(ii) Women :

(b) Adolescents

(i) Male :

(ii) Female :

(c) Children

(i) Boys :

(ii) Girls :

Total :

10. Medical Information

a) Total number of workers  
employed in hazardous  
processes

b) Name of the hazardous  
agents

c) Number of the medical  
officers employed

i) Full time

ii) Part time

d) Number of workers  
examined by Factory  
Medical Officer

i) Workers working in  
hazardous process

ii) Others

Date :

Signature of manager

Name (in block letters)

\*National Industrial Classification. (NIC)

**Explanatory Notes :-**

1. Mention what is actually manufactured, including repairs of all types, following the NIC Code at the four digit level.
2. Establishment is 'Public Sector' means an establishment owned, controlled or managed by (i) The Government or the Department of the Government, or (ii) a Government Company as defined in Section 617 of the Companies Act, 1956, or (iii) a Corporation established by or under central, provincial or State Act, which is owned, controlled or managed by the Government or (iv) a Local Authority.

Establishment in 'Joint Sector' means an establishment managed by the Government and Private Entrepreneur.

Establishment in 'Cooperative Sector' means an establishment managed by Cooperative Society registered under the Cooperative Societies Act, 1912.

3. (i) Working day should be taken to be a day on which the establishment actually worked and manufacturing process was carried on including the day on which although no manufacturing process was carried on but more than 50% of the workers (preceding the date under consideration) were deployed on maintenance and repair work, etc. on closed days. Days on which the factory was closed for whatever cause and days on which no manufacturing process was carried on should not be treated as working days.  
(ii) for seasonal factories\* information about working season and off-season should be given separately.
4. Mandays worked should be the aggregate number of attendance of all the workers, covered under the Act, in all shifts on all the working days. In reckoning attendance, should be counted, and all employees should be included, whether they are employed directly or under contractors (Apprentices, who are not covered under the Apprentices Act, 1961, are also to be included). Attendance on separate shifts (e.g. night and day shifts) should be counted separately. Partial attendance for less than half a shift on a working day should be ignored while attendance for half a shift or more on such day should be treated as full attendance.
5. The average daily number should be calculated by dividing the aggregate number of attendance (mandays worked) on working days by the number of working days during the half year.

---

\* Section 2(12) of E.S.I. Act, 1948 defines 'Seasonal Factory' as follows :-

'Seasonal Factory' means a factory which is exclusively engaged in one or more of the following manufacturing processes, namely cotton ginning, cotton or jute pressing, decortication of groundnuts, the manufacture of coffee, indigo, lac, rubber, sugar (including gur) or tea or any manufacturing process which is incidental to or connected with any of the aforesaid processes and includes a factory which is engaged for a period of not exceeding seven months in a year -

- (a) in any process of blending, packing or re-packing of tea or coffee; or
- (b) in such other manufacturing process as the Central Government may, by notification in the Official Gazette, specify;

The expression 'manufacturing process' and 'power' shall have the meanings respectively assigned to them in the Factories Act, 1948, (63 of 1948).

\*National Industrial Classification. (NIC)

## FORM NO. 26

(Prescribed under Rule 2(a) )

FORM OF APPLICATION FOR GRANT OF CERTIFICATE OF COMPETENCY TO A PERSON  
UNDER SUB-RULE (3) OF RULE 2(A).

1. Name.
2. Date of Birth.
3. Name of the Organisation  
(if not self-employed)
4. Designation
5. Educational qualification (copies of testimonials  
to be attached)
6. Details of professional experience ,  
(in chronological order)

Name of the organisation	Period of service	Designation	Area of Responsibility

7. Membership, if any, of professional bodies.
8. (i) Details of facilities (examination, testing, etc.)  
at his disposal.  
(ii) Arrangements for calibrating and maintaining the  
accuracy of these facilities.
9. Purpose for which competency certificate is sought  
(Section or sections of the Act should be stated)
10. Whether the applicant has been declared as a competent  
person under any other statute (if so, furnish details)
11. Any other relevant information.
12. Declaration by the applicant.

I.....hereby declare that the  
information furnished above is true. I undertake

- (a) that in the event of any change in the facilities at my disposal (either addition or deletion)  
or my leaving the aforesaid organisation, I will promptly inform the Chief Inspector :

- (b) to maintain the facilities in good working order, calibrated periodically as per manufactures instructions of as per National Standards; and
- (c) to fulfill and abide by all the conditions stipulated in the certificate of competency and instructions issued by the Chief Inspector from time to time.

Place &amp;

Date :

Signature

**To be filled in by Institution (if employed)**

I, ..... certify that  
Shri. .... whose details are furnished above, is in our  
employment and nominate him on behalf of the organisation for the purpose of being declared as  
a competent person under the Act. I also undertake that I shall

- (a) notify the Chief Inspector in case the competent person leaves our employment;
- (b) provide and maintain in good order all facilities at his disposal as mentioned above;
- (c) notify the Chief Inspector any change in the facilities (either addition or deletion).

Signature .....

Designation : .....

Telephone No.: .....

Date : .....

Official Seal

## FORM NO. 27

(prescribed under Rule 2(A) )

**FORM OF APPLICATION FOR GRANT OF CERTIFICATE OF COMPETENCY TO AN INSTITUTION UNDER SUB-RULE (3) OF RULE 2(A).**

1. Name and full address of the Organisation
2. Organisation's status  
(specify whether Government, Autonomous, Co-operative, Corporate or Private )
3. Purpose for which Competency Certificate is sought (specify Section(s) of the Act)
4. Whether the Organisation has been declared as a competent person under this or any other status. If so, give details.
5. Particulars of person employed and possessing qualification and experience as set out in schedule annexed to sub-rule (1) of Rule 2(A).

Sr. No.	Name and Designation	Qualifications	Experience	Section (a) and the Rules under which competency is sought for
1.				
2.				

6. Details of facilities (relevant to item 3 above) and arrangements made for their maintenance and periodic calibration.
7. Any other relevant information.
8. Declaration :

I,.....hereby, on behalf of.....  
 .....certify the details furnished above (Name of  
 Institution)

are correct to the best of my knowledge. I undertake to -

- (i) maintain the facilities in good working order, calibrated periodically as per manufacturers instruction or as per National Standards; and
- (ii) to fulfill and by all the conditions stipulated in the certificate of competency and instructions issued by the Chief Inspectors from time to time.

Signature of Head of the

Institution or of the Person  
authorised to sign on his behalf.

Designation :

Place & Date.



**FORM NO. 28**  
(Prescribed under Rule 110.)  
**Muster Roll**

Serial number	Serial number in the register of adult/ child worker	Name of worker	Father's/ Husband's name	Date of appointment	Group to which the worker belong		Number of relay if working in shift	Adolescent if certified as adult		Period of work
					Occupation	Alphabet assigned		Number & date of certificate	Token number under Section 68	
1	2	3	4	5	6	7	8	9	10	11

Daily attendance for the month of		Total number of mandays worked	Man days lost due to					Any other person
			Strike	Lay off	Lockout	Leave with pay	Leave without pay	
12	13	14	15	16	17	18	19	

Total of Col. 15 to Col. 20	Number of festival & national holidays.	Number of weekly holidays (off) paid for	Total mandays Paid for *	Remarks
20	21	22	23	24

\* Sum of Col. 14 + Col. 18 + Col. 22 + Col. 23 + (Col. 15 to 17 if paid for).

**FORM NO. 29**  
(Prescribed under Rule 111.)  
**Register of accidents, major accidents and dangerous occurrences**

	1	Serial number
	2	Date & time of notice
	3	name and serial number of the person involved in the register of adult/child register
	4	ESIC Insurance number
	5	Date
	6	Time
	7	Place
	8	Cause of accident/major accident/dangerous occurrence
	9	Nature of injury/dangerous occurrence.
	10	What exactly was the injured person, if any, doing at that time
	11	Name of the person giving the notice
	12	Name, address and occupation of two witnesses
	13	Date of return of injured person to work
	14	Number of days the injured person was absent from the work including holidays and off days.
	15	Signature and designation of the person who makes the entry with date.

**FORM NO. 32**  
(Prescribed under Rule 68-1 and 102)  
**Health Register.**

1. Serial Number in the Register  
of adult Workers

2. Name of worker

3. Sex

4. Date of birth

1	Department/Workers															
2	Name of hazardous processes															
3	Dangerous process/operation															
4	Nature of job or occupation															
5	Raw materials, products or by-products likely to be exposed to															
6	Date of posting															
7	Date of leaving/transfer-to or transfer															
8	Reasons for discharge/leaving or transfer.															
9	Date															
10	Signs and symptoms observed during examination.															
11	Nature of tests & results thereof & results thereof															
12	Result Fit/unfit															
13	Period of temporary withdrawal from that work															
14	Reasons for such withdrawal															
15	Date of declaring him unfit for that work															
16	Date of issuing fitness certificate															
17	Signature with date of the Factory Medical Office/the Certifying Surgeon.															

Note : 1. Separate page should be maintained for individual worker.

2. Fresh entry should be made for each examination.

## FORM NO. 33

(prescribed under Rule 68 and 102 )

Certificate of Fitness of employment in hazardous process and Operations.

(TO BE ISSUED BY FACTORY MEDICAL OFFICER )

1. Serial number in the register of adult workers :
2. Name of the person examined :
3. Father's Name :
4. Sex :
5. Residence :
6. Date of birth, if available :
7. Name & address of the factory :
8. The worker is employed/proposed to be employed in :
  - (a) Hazardous process :
  - (b) Dangerous operation :

I certify that I have personally examined the above named person whose identification marks are.....and who is desirous of being employed in above mentioned process/operation and that his/ her, as nearly as can be ascertained from my examination, is.....years.

In my opinion he/she is fit for employment in the said manufacturing process/operation.

In my opinion he/she is unfit for employment in the said manufacturing process/operation for the reason.....He/She is referred for further examination to the Certifying Surgeon.

The serial number of previous certificate is.....

Signature or left  
hand thumb impression  
of the person examined :

Signature of the  
Factory Medical  
Officer :

Stamp of Factory  
Medical Officer with  
name of the Factory :

I certify that I examined the person mentioned above on (date of examination)	I extend this certificate until (if certificate is not extended, the period for which the worker is considered unfit for work is to be mentioned)	Signs and symptoms observed during examination	Signature of the Factory Medical Officer with date.

- Notes :-
1. If declared unfit, reference should be made immediately to the Certifying Surgeon.
  2. Certifying Surgeon should communicate his findings to the occupier within 30 days of the receipt of this reference.



## FORM NO. 35

(prescribed under Rule 100)

Nomination for payment of wages in lieu of the quantum of leave to which he was entitled in the event of death of worker.

I hereby nominate Shri.....  
who is my.....and resides at.....as to receive  
the amount of the balance of my wages in lieu of the quantum of leave not availed of, in the  
event of my death before resuming work.

Dated this.....Day of.....19 at

## Witnesses

1. Signature

Name

Address

2. Signature

Name

Address

Signature of left thumb  
impression of the worker :

Particulars of worker such  
as serial number in the  
register of adult/child workers,  
section or department, etc... :

Date :

## FORM NO. 37

(Prescribed under Rule 12-B)

## Register containing particulars of monitoring of working environment required under Section 7-A(2)(e).

1. Name of the Department/Plant.
2. Raw materials, by products and finished products involved in the process
3. Particulars of sampling

Sl. No.	Location/operation monitored	Identified contaminant	Sampling instrument used	Airborne Contamination			TWA concentration (As given in Second Schedule)	Reference method	Number of workers exposed at the location being monitored	Remarks	Signature person taking samples	Name (in block letters)
				Number of samples	Range	Average						
1	2	3	4	5	6	7	8	9	10	11	12	13

By order and in the name of the Governor of Gujarat,

J. D. Dave,

Deputy Secretary to Government



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## EXTRAORDINARY

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### PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 29th October, 1993.

**MOTOR VEHICLES ACT, 1988.**

No. G/G/93/140/STC/1292/1842/GH.—In exercise of the powers conferred by sub-section (1) of section 67 of the Motor Vehicles Act, 1988 (59 of 1988), the Government of Gujarat hereby amends the Government Notification, Home Department No. G/G/93/40/STC/1292/1842/GH dated the 31st March, 1993 as follows, namely :—

In the Schedule appended to the said notification, Column 8, shall be deleted.

By order and in the name of the Governor of Gujarat,

N. S. RAVAL,  
Under Secretary to Government.

92-1

IV-A-Extra-92-1

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

HOME DEPARTMENT (Special)

Notification

Sachivalaya, Gandhinagar, 11th October, 1993.

OFFICIAL SECRETS ACT, 1923.

No. GG/129/SB.I/POA/2293/11555-Part I.—In exercise of the powers conferred by sub-clause (d) of clause (8) of section 2 of the Official Secrets Act, 1923 (XIX of 1923), read with the Government of India, Ministry of Home Affairs Notification No. 21/20/62/Poll (i) dated the 4th May, 1963, the Government of Gujarat hereby rescinds the Government of Gujarat, Home Department, Notification No. GG/90/SB.I/POA/2288/OD-11, dated the 18th October, 1988.

By order and in the name of the Governor of Gujarat,

P. K. TANEJA,  
Deputy Secretary to Government.

93-1

IV-A-Ex.—93—1

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## PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 4th November, 1993.

INDIAN ELECTRICITY ACT, 1910.

No. GU/93/26/IEA/1077/14592/K.—In exercise of the powers conferred by Section 36 (I) of the Indian Electricity Act, 1910, Government of Gujarat hereby appoints the person duly qualified in column 2 of the Schedule appended hereto to be the Electrical Inspector and assigned to him local area specified against him column 3 of the said schedule within which he shall exercise his powers..

#### SCHEDULE

Sr.No.	Person	Area
1	2	3
1.	Deputy Chief Electrical Inspector (Vigilance Squad).	Whole State of Gujarat.

By order and in the name of the Governor of Gujarat,

B. J. MAKWANA,  
Under Secretary to Government.

94—1

IV--A—Extra-94—1

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## PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 5th November, 1993.

#### NOTARIES RULES, 1956.

No. GK/42/1993/NTR/ADCA/1193/R.—In exercise of the powers conferred by rule 4 of the Notaries Rules, 1956, and in supersession of Government Notification Legal Department—No. Notary—Act GK/14/1990/NTR/AOCA/1990/1195/C2 dated the 30th March, 1990, the Government of Gujarat hereby designates Shri V. M. Kothare, Under Secretary to the Government of Gujarat, in the Legal Department, as the Competent Authority for the purpose of the said Rules.

By order and in the name of the Governor of Gujarat,

R. H. GORI,  
Secretary to Government.

95-1

IV-A—Extra—95-1

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(C)



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## PART IV—A

Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29th October, 1993.

**TERRORIST AND DISRUPTIVE ACTIVITIES PREVENTION. Act, 1987.**

No. GK/93/41/APT/3391 H-1.—In exercise of the powers conferred by sub-section (1) of Section 13 of the Terrorist and Disruptive Activities (Prevention) Act, 1987 (28 of 1987), The Government of Gujarat hereby appoints the persons specified in column 2 of the Schedule annexed hereto as Additional Public Prosecutor for the Designated Courts Constituted under sub-section (1) of Section 9 of the said Act, as specified against them respectively column-3 of the said Schedule :—

Sr. No.	Name of Person	Name of Designated Court.
1	2	3
(1)	Shri H. K. Choksi, Additional Public Prosecutor, Panchmahal, Godhra.	Designated Court Panchmahal at Godhra.
(2)	Shri N. K. Mehta, Additional Public Prosecutor, Panchmahal, Godhra.	Designated Court Panchmahal at Godhra.

By order and in the name of the Governor of Gujarat,

S. N. DOSHI,  
Deputy Secretary to Government.



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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29th October, 1993.

#### CONSTITUTION OF INDIA.

No. G.G/134/EST/1074/5273(7)/V.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules to amend the Motor Vehicle Fitter (Grade. III) Recruitment Rules, 1983, namely:—

1. These rules may be called the Motor Vehicle Fitter (Grade.-III), Recruitment (Amendment) Rules, 1993.

2. In the Motor Vehicle Fitter (Grade.-III) Recruitment Rules, 1983, in rule 4,—

(i) for clauses (c) and (d), the following clause shall be substituted, namely:—

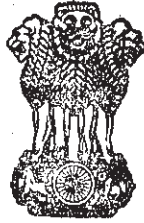
“(c) have practical experience in a recognised workshop for not less than two years, or have Industrial Training Institute Certificate in the trade :

Provided that preference will be given to a candidate who possess valid driving licence and experience of repairs to Diesel as well as petrol Engine Vehicles”.

(ii) clauses (e) and (f) shall be renumbered as (d) and (e) respectively.

By order and in the name of the Governor of Gujarat

P. N. DOSHI,  
Deputy Secretary to Government.



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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 6th November, 1993.

#### CONSTITUTION OF INDIA.

No. G/M/93/136/M-BIHARAT/1092/40/H-I.— In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat in supersession of Government Notification, Revenue Department No. GHM/555/RCT/1377/36690/(I)/H, dated 29th November, 1977, hereby makes the following rules to provide for regulating recruitment to the post of Deputy Assistant Superintendent of Stamps Class-II in the Stamp Department, namely:—

1. These rules may be called the Deputy Assistant Superintendent of Stamps, Class-II in the Stamp Department Recruitment Rules, 1993.
2. Appointment to the post of Deputy Assistant Superintendent of Stamps Class-II in the Stamp Department shall be made either—

(a) by promotion of a person of a proved merit and efficiency from amongst person who have worked for not less than seven years on any or both the Cadre of Office Superintendent or Legal Assistant :

Provided that where the appointing authority is satisfied that a person having an experience specified above is not available for promotion and that it is in the public interest, to fill up the post by promotion of a person having experience for a lesser period, it may, for reasons to be recorded in writing promote such person who has experience for a period not less than two thirds of the period specified above.

OR

(b) by transfer on deputation from amongst persons holding the post of Inspector of Registration Class-II with a minimum three years of Service as Inspector of Registration in Registration Department.

Provided that appointment to the post of a Deputy Assistant Superintendent of Stamps, Class-II in the Stamp Department shall be made under Clause (b) in Case where no such person qualified under Clause (a) is available.

By order and in the name of the Governor of Gujarat,

S. N. DAVE,  
Deputy Secretary to Government.

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## PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

HOME DEPARTMENT (Special)

Order

Sachivalaya, Gandhinagar, 4th November, 1993.

NATIONAL SECURITY ACT, 1980 :

No. GG/93/141/SB.III/NSA-1091/1829.—Whereas having regard to the circumstance likely to prevail in the areas within the local limits of the jurisdiction of the Commissioner of Police, District Magistrate, specified in the schedule annexed hereto, the Govt. of Gujarat is satisfied that it is necessary so to do;

Now, therefore, in exercise of the powers conferred by the proviso to sub-section (3) of Section-3 of the National Security Act, 1980 (No. 65 of 1980), the Government of Gujarat hereby directs that the District Magistrate Mehsana may if satisfied as provided in the sub-section (2) of the said Section-3, exercise, within the local limits of their jurisdiction the powers conferred by the said sub-section (2) upto dated 5th January, 1994 from the date issue of this notification.

By order and in the name of the Governor of Gujarat,

**J. M. PARMAR,**  
Under Secretary to the Government.

99—1

IV--A—Extra-99—1

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### PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

**FOOD AND CIVIL SUPPLIES DEPARTMENT**

**Order**

Sachivalaya, Gandhinagar, 26th November, 1993.

**PULSES, EDIBLE OIL SEEDS AND EDIBLE OILS (STORAGE CONTROL) ORDER, 1977.**

No. GTH-93-18-ECA-1092-853-B.—Whereas the State Government considers it necessary for avoiding any hardship, so to do;

Now, therefore, in exercise of the powers conferred by clause 7 A of the Pulses, Edible Oilseeds and Edible Oils (Storage Control) Order, 1977 (hereinafter referred to as "the said Order") and with the previous approval of the Central Government, the Government of Gujarat hereby exempts dealers of "Val" from the operation of the provisions of sub-clause (1) of clause 4 of the said Order in so far as it relates to the storage or possession of "Val".

By order and in the name of the Governor of Gujarat,

K. K. CHAUHAN,  
Deputy Secretary to Government.

100-1

IV-A-B-100-1

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### ROADS AND BUILDINGS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th November, 1993.

INDIAN PORTS ACT, 1908.

No. G/J/93/3/IPA-1393-908-(3) GH.—In exercise of the powers conferred by Sub-section (i) of Section 5 of the Indian Ports Act, 1908 (15 of 1908) the Government of Gujarat hereby amends the notification in Ports, Transport & Fisheries Department No. G/B/88/199/IPA-1387-21272-GH, dated 2nd August, 1988 as follows namely:—

In the said notification, the limit of Ports, Surat (Magdalla & Hazira), the following limits shall be substituted, namely:—

“SURAT : (Magdalla) :

**NORTH :** To the north, a line drawn from the southern banks of the mouth of Tena creek point-A-2 (21°-13'N/72°-32'E) and running eastward along the southern bank of Tena creek along the old limit, covering Rander Bander and upto point-B (21°-13'-45"N/72°-49' 30"-E) and including all navigable tidal waters :

**EAST :** From point-B (21°-13'-45"N/72°-49'-30"E) and running directly to join point-C (21°-05'-30°N/72°-49'-30"E) covering all Kharies upto near Gubhen-village.

**SOUTH :** To the south from point-C (21°-05'-30"N/72°-49'-30"E) running midstream of Mindhola river on the south of Bhimpura creek upto point-D (21°-03'-38"N/72°-46'-38"E) approximately and including all navigable tidal waters. Further, to the West South Westward along a line drawn from point-D (21°-03'-38"N/72°-46'-38"E) approximately joining the point-E (21°-03'-15"N/72°-43'-35"E) on the tip of Danti land-head south of Bhimpura covering all Kharies and navigable channels of Tapi including Dumas channels and Magdalla channel.

From there westwards along a line drawn from point-E (21°-03'-15"N)/(72°-43'-35"E) at mouth of Mindhola river south of Bhimpura upto point-G (20°-55'N)/(72°43'-30"E).

WEST : On the western side, a line starting from the mouth of Tena creek on the south side point-A2 (21°-13'-N/72°-32'E) and running southwards along the (72°-32'E) longitude upto point B2 (20°-55'N/72°-32'E) and then running eastward upto point-G (20°-55'N/72°-43'-30'E).

Thus the proposed port limit will be enclosed by the points from A2, B,C,D,E,G, B2, & A2 as described above.

By order and in the name of the Governor of Gujarat,

H. P. JAMDAR,  
Secretary to Government.

#### ROADS AND BUILDINGS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 30th November, 1993.

INDIAN PORTS ACT, 1908.

No. G/J/93/4/GMB-3793-951/GH.—In exercise of the powers conferred by Section 113 read with Sub-Sections (7), (8), (10), (11), (12), (13), (14), (15), (16) and (17) of Section 110 of the Gujarat Maritime Board Act, 1981 (Gujarat 30 of 1981), the Government of Gujarat hereby amends the following in the Ports and Fisheries Department Notification No. GH/B/1/86/GMB-3782/11114/GH, dated 24th January, 1986—

After item No. 5 in column No. 3 against Sr. No. 4 "Veraval" Group of Ports in Appendix-1 to the said Notification, the following port shall be added as item No. 6.

"6. Mul-Dwarka (Kodinar)".

By order and in the name of the Governor of Gujarat,

H. P. JAMDAR,  
Secretary to the Government.

#### ROADS AND BUILDINGS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 30th November, 1993.

INDIAN PORTS ACT, 1908.

No. G/J/93/5/GMB/3793/951/GH.—In exercise of the powers conferred by Sub-Section (1) of Section 35 of the Indian Ports Act, 1908 (XV of 1908), in its application to the State of Gujarat, the Government of Gujarat hereby amends the following in Ports, Transport and Fisheries Department Notification No. G/B/95/89/GMB/3787/24628/GH, dated 21st May, 1989—

After item No. 5 in column No. 3 against Sr. No. 5 "Veraval" Group of Ports in Schedule-II to the said Notification, the following port shall be added as item No. 6:—

"6. Mul-Dwarka (Kodinar)."

By order and in the name of the Governor of Gujarat,

H. P. JAMDAR,  
Secretary to the Government.

## ROADS AND BUILDINGS DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 30th November, 1993.

## INDIAN PORTS ACT, 1908.

No. G/J/93/6/GMB/3793/951/GH.-- In exercise of the powers conferred by Section 33 of the Indian Ports Act, 1908 (XV of 1908) in its application to the State of Gujarat the Government of Gujarat hereby amends the following in the Roads and Buildings Department Notification No. G/J/4/92/GMB/3791/35021/GH, dated 1st June, 1992, namely:--

After item No. 5 in column No. 1 against Sr. No. V "Veraval Group of ports" the following shall be added:--

"6.Mul-Dwarka (Kodinar)."

By order and in the name of the Governor of Gujarat,

H. P. JAMDAR,  
Secretary to the Government.





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## PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### GENERAL ADMINISTRATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 1st December, 1993.

#### CONSTITUTION OF INDIA.

No. GS/93-36/1193-(3)-CU.—In exercise of the powers conferred by Clauses (2) and (3) of article 166 of the constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Government Rules of Business, 1990, namely:—

1. (1) These rules may be called the Gujarat Government Rules of Business (Third Amendment) Rules, 1993.

(2) They shall come into force at once.

2. In the Gujarat Government Rules of Business, 1990 in the First Schedule, in Part-II,—

(a) Under the heading “(2) Subjects allotted to the Agriculture, Co-operation and Rural Development Department”, the entry at serial No. 14 shall be deleted;

(b) under the heading “(3) Subjects allotted to the Education Department”, after the entry at Serial No. 9 the following entry shall be inserted, namely:—

“9--A. Auxiliary and National Cadet Corps (N.C.C.)”.

(c) under the heading “(16) subjects allotted to the Road and Buildings Department”, after the entry at serial No. 11, the following entry shall be inserted, namely:—

“11-A. Parks and Gardens”.

(d) under the heading “(19) Subjects allotted to the Youth Services and Cultural Activities Department”, the entry at serial No. 3 shall be deleted.

By order and in the name of the Governor of Gujarat,

R. BALAKRISHNAN,  
Chief Secretary to Government.



સામાન્ય વહીવટ વિભાગ

ગાંધીનગર

સચિવાલય, ગાંધીનગર, ૧લી ડિસેમ્બર, ૧૯૯૩.

૩-૩૬/સકન-૧૧૯૩(૩)/કિયુ.—ભારતના સંવિધાનની કલમ--૧૬૬ના ખંડો (૨) અને (૩) થી મળેલી સત્તાની રુએ ગુજરાતના રાજ્ય પાલ, આથી ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૯૦ વધુ સુધારવા નીચેના નિયમો કરે છે :—

૧. (૧) આ નિયમો “ગુજરાત સરકારના કામકાજના નિયમો (તૃતીય સુધારા) નિયમો, ૧૯૯૩” કહેવાશે.

(૨) તે તરત જ અમલમાં આવશે.

૨. ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૯૦માં, પહેલી અનુસૂચિમાં, ભાગ--૨માં :—

(ક) “(૨) કૃષિ, સહકાર અને ગ્રામ વિકાસ વિભાગને ફાળવેલ વિષયો”, એ શિર્ષક હેઠળની અનુક્રમાંક--૧૪ પરની નોંધ કમી કરવી ;

(ખ) “(૩) શિક્ષણ વિભાગને ફાળવેલ વિષયો”, એ શિર્ષક હેઠળની અનુક્રમાંક--૯ પરની નોંધ પછી, નીચેની નોંધ દાખલ કરવી :—

“(૯-ક). ઓફીસીયરી અને નેશનલ કેરેટ કોર્સ (એન. સી. સી.)” ;

(ગ) “(૧૬) માર્ગ અને મકાન વિભાગને ફાળવેલ વિષયો”, એ શિર્ષક હેઠળની અનુક્રમાંક--૧૧ પરની નોંધ પછી, નીચેની નોંધ દાખલ કરવી :—

“૧૧-ક ઉપવનો અને બગીચા”;

(ધ) “(૧૯) ગુલ્ક સેવા અને સાંસ્કૃતિક પ્રવૃત્તિઓ વિભાગને ફાળવેલ વિષયો”, એ શિર્ષક હેઠળની અનુક્રમાંક--૩ પરની નોંધ કમી કરવી.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આર. બાલકૃષ્ણન,  
સરકારના મુખ્ય સચિવ.



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## PART IV—A

Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Act.

ખેડાયત અને ગ્રામ ગૃહનિર્માણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૧મી જુલાઈ, ૧૯૯૩.

ભારતનું સંવિધાન.

ક્રમાંક : જીપી/૨૪/ડીએક્સએમ/૧૦૮૫/૪૦૬૬/જેએચ (ભાગ-૨) :—ભારતના સંવિધાનની ક્લૌઝ ૩૦૮ના પરંતુકથી મળેલી સત્તાની રુએ, ગુજરાતના રાજ્યપાલ, આથી, ગુજરાત વિકાસ સેવા ખાતાકીય પરીક્ષા નિયમો, ૧૯૯૦ વધુ સુધારવા નીચેના નિયમો કરે છે:

૧. આ નિયમો, ગુજરાત વિકાસ સેવા ખાતાકીય પરીક્ષા (સુધારા) નિયમો, ૧૯૯૩ કહેવાશે.
૨. ગુજરાત વિકાસ સેવા ખાતાકીય પરીક્ષા નિયમો, ૧૯૯૦માં (જેનો આમાં હવે પછી—“સદરહુ નિયમો” તરીકે ઉલ્લેખ કર્યો છે. તેમાં નિયમ ૧૨માં પેટા-નિયમ (૨)ના પરંતુક પછી, નીચેનો વધારાનો પરંતુક ઉમેરવો :—

“વધુમાં જુના નિયમો હેઠળ પ્રશ્નપત્રમાં ઉમેદવારે મેળવેલી મુક્તિ આ સાથે જોડેલા પરિશિષ્ટ-ધ નાં કોલમ ૩માં આ નિયમો હેઠળ નિર્દિષ્ટ કરેલ તત્સમાન પ્રશ્નપત્રમાં મેળવેલી હોવાનું ગણાશે.

૩. સદરહુ નિયમોમાં પરિશિષ્ટ-ગ પછી, નીચેનો પરિશિષ્ટ-ધ દાખલ કરવો.

“પરિશિષ્ટ—ધ”

(જુઓ નિયમ ૧૨(૨)નો બીજો પરંતુક) ખાતાકીય પરીક્ષામાં ઉમેદવારને મળવાપાત્ર મુક્તિ દર્શાવતું પત્રક :—

અનુક્રમાંક	જુના નિયમો હેઠળ કયા પ્રશ્નપત્રમાં મુક્તિ મેળવેલી છે તે.	આ નિયમો હેઠળ મુક્તિ મળવાપાત્ર હોય તે તત્સમાન પ્રશ્નપત્ર.
૧	૨	૩
<b>ક. નિમ્ન કક્ષા પરીક્ષા</b>		
૧.	પ્રશ્નપત્ર-૧	પ્રશ્નપત્ર-૫
૨.	પ્રશ્નપત્ર-૨	પ્રશ્નપત્ર-૬
<b>ખ. ઉચ્ચકક્ષા પરીક્ષા</b>		
૧.	પ્રશ્નપત્ર-૧	પ્રશ્નપત્ર-૪
૨.	પ્રશ્નપત્ર-૩	પ્રશ્નપત્ર-૧૧
૩.	પ્રશ્નપત્ર-૪	પ્રશ્નપત્ર-૨
૪.	પ્રશ્નપત્ર-૫	પ્રશ્નપત્ર-૧
૫.	પ્રશ્નપત્ર-૬	પ્રશ્નપત્ર-૬

સપ્ષ્ટીકરણ :—

જુના નિયમો હેઠળ નિમ્ન કક્ષા પ્રશ્નપત્ર ૩ અને ૪માં અને ઉચ્ચકક્ષા પરીક્ષા પ્રશ્નપત્ર-૨માં મેળવેલી મુક્તિ આ નિયમો હેઠળ મળવાપાત્ર થશે નહિ. કારણ કે આ પ્રશ્નપત્રોનો અભ્યાસક્રમ આ નિયમો હેઠળ જુદા જુદા પ્રશ્નપત્રોમાં વિભાજિત કરવામાં આવ્યો છે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

આર. ડી. રાઠોડ,  
સરકારના ઉપસચિવ.



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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 1st December, 1993.

#### ROAD TRANSPORT CORPORATION ACT, 1950.

No. G/G/93/152/STC/1392/3616-GH.--In exercise of the powers conferred by Sub-section (1) of section 14 of the Road Transport Corporation Act, 1950 (LXIV of 1950) the Government appoints Shri K. B. Thakkar, Assistant Chief Accountant Officer (F) as Chief Accountant Officer and Financial Adviser to the Gujarat State Road Transport Corporation (Additional charge) with effect from 5th September, 1992 A.N. as a stop-gap arrangement till regular Chief Accountant Officer and Financial Adviser is appointed.

2. Shri K. B. Thakkar is also entitled for the 10% special pay the presumptive pay of the post of Chief Accountant Officer and Financial Adviser.

3. Shri K. B. Thakkar is posted on his original post i.e. Assistant Chief Accountant Officer (F) on taking over the charge by the regular appoint to the post of C.A.O. & F.A.

By order and in the name of the Governor of Gujarat

RAKSHA HATHI,  
Section Officer.

104-1

IV-A-Extra-104-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



(C)



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## PART IV—A

Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### HOME DEPARTMENT

(Special)

Sachivalaya, Gandhinagar, 9th December, 1993.

Read:--Government Legal Department Notification No. GK/43/92/COI/1092-1188-K, dated the  
21st December, 1992.

### Order

No. SB/COI/1092/25-IC.—The Government of Gujarat is hereby pleased to appoint Honourable Justice  
Shri P. M. Chauhan, retired Judge of High Court of Gujarat on the Commission of Inquiry appointed  
under the Government Notification, Legal Department No. GK/43/92/COI-1092/1188-K, dated the  
21st December, 1992 in place of Honourable Justice Shri I. C. Bhatt, whose resignation has been accep-  
ted by the Government of Gujarat.

By order and in the name of the Governor of Gujarat,

S. BANERJEE,  
Secretary to Government.



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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

HOME DEPARTMENT (Special)

Notification

Sachivalaya, Gandhinagar, 10th December, 1993.

DELHI SPECIAL POLICE ESTABLISHMENT ACT, 1946.

No. GG/93/153/SBII/UNO/2993/7998.— In pursuance of the provisions of Section 6 of the Delhi Special Police Establishment Act, 1946 (No. 25 of 1946) the Government of Gujarat is pleased to accord consent to the extension of powers and jurisdiction of all members of the Delhi Special Police Establishment to the whole of the State of Gujarat for investigation of the following offences :—

(a) Offences punishable under Section 307, 120-B of the Indian Penal Code, 1960, Section 3, 4, and 5 of the Explosive Substance Act and Section 3(2) of the damages to public property Act in case relating to the incident of Bomb Explosion at Bhestan Railway Station near Surat city in 'Flying Rani Express' on 6th December, 1993 in which the complaint was filed by Shri Ramniklal Malukchand Shah wide Valsad Railway Police Station I. C. R. No. 132/93.

(b) And attempts, abetments and conspiracies in relation to or in connection with one and more of the offences mentioned above and any other offence or offences committed in the course of the same transaction arising out of the same facts.

By order and in the name of the Governor of Gujarat,

S. L. VERMA,

Additional Chief Secretary to Government.

106-1

IV-A-Extra-106-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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## PART IV—A

Rules and Orders (other than those published in Parts I-I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### FOOD AND CIVIL SUPPLIES DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 17th December, 1993.

THE PREVENTION OF BLACKMARKETING AND MAINTENANCE OF SUPPLIES OF ESSENTIAL COMMODITIES  
ACT, 1980.

No. GTH/93/19/ADV/1181/3922/Spl.—In exercise of the powers conferred by Section 9 of the Preve-  
nition of Blackmarketing and Maintenance of Supplies of Essential Commodities Act, 1980(No. 7 of 1980),  
the Government of Gujarat, hereby—

(1) constitutes, for the period of one year commencing from the 1st January, 1994 and ending  
on the 31st December, 1994, an Advisory Board for the purpose of the said Act, which shall consist  
of the following members:—

- |                          |  |
|--------------------------|--|
| (i) Shri D. C. Ghawala   | : Retired judge of the Gujarat High Court. |
| (ii) Shri J. P. Desai    | : Retired judge of the Gujarat High Court. |
| (iii) Shri P. M. Chauhan | : Retired judge of the Gujarat High Court. |

(2) appoints Shri D. C. Ghawala, to be the Chairman of the said Board.

By order and in the name of the Governor of Gujarat,

K. K. CHAUHAN,  
Deputy Secretary to Government.



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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

**FOOD AND CIVIL SUPPLIES DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 20th December, 1993.

**THE CONSUMER PROTECTION ACT, 1986.**

No. GTH-93-20-CPA-1093-64-D.—In exercise of the powers conferred under Section 16(1) (a) read with Section 18-A of the Consumer Protection Act, 1986 the Govt. of Gujarat hereby continue Shri P. M. Chauhan, Retired Judge of the High Court of Gujarat as President of Consumer Disputes Redressal Commission, appointed vide Govt. F&CSD Notification No. GTH-93-9-CPA-1093-64-D dtd. 3rd May, 1993 for a further period upto 21st November, 1993.

Whereas Shri Justice S. A. Shah, President Consumer Disputes Redressal Commission extended his leave without pay upto 21st November, 1993 (A.N.) the Govt. of Gujarat is pleased to sanction the said leave for a further period from 1st September, 1993 to 21st November, 1993 (A.N.) Shri Justice S. A. Shah has rejoined his duty on 22nd November, 1993 as President of the Consumer Disputes Redressal Commission.

By order and in the name of the Governor of Gujarat,

B. R. PATNI,  
Under Secretary to Government.

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IV-A-Extra-108-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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## PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

HOME DEPARTMENT (Spl.)

Corrigendum

Sachivalaya, Gandhinagar, 18th December, 1993.

*Read :* Govt. of Gujarat, Home Deptt. Notification No. GG-93-  
153-SBII/UNO/2993-7998, dt. 10-12-1993.

No. GG-93-153-S.B.II.-UNO-2993-7998.—In the Government of Gujarat notification No. GG-93-153-SBII-UNO-2993-7998, dt. 10th December, 1993 the words "Prevention of Damages to Public Properties Act" may be read in para (a) instead of the words "Damages to Public Property Act".

By order and in the name of the Governor of Gujarat,

S. L. VERMA,  
Addl. Chief Secretary to Government,  
Home Department (Spl.)





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## PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 18th Decemember, 1993.

NATIONAL SECURITY ACT, 1980.

No. GG/93/159/SB.III/PAS/NSA/1091/5556:—In exercise of the powers conferred by Section (9) of the National Security Act, 1960 (No. 65 of 1980), the Government of Gujarat is pleased to appoint Justice Shri R. A. Mehta as a Chairman from dated of issue of this Notification vice Shri Justice G. T. Nanavati in the National Security Advisory Board Constituted under Government Notification No. GG/93/125/SB. III/ PAS/NSA/ 1091/5556, dated 30th September, 1993.

By order and in the name of the Governor of Gujarat,

J. M. PARMAR,  
Under Secretary to Government.

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## PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 23rd December, 1993.

#### INDIAN ELECTRICITY ACT, 1910.

No. GU/93/30/AEC/1493/9538/K.—In exercise of the powers conferred under sub-section (2) of Section 9 of the Indian Electricity Act, 1910, the Government of Gujarat is pleased to consent to the assignment of licence granted to the Ahmedabad Electricity Company Limited, viz. the AHMEDABAD AND DISTRICT ELECTRIC LICENSE, 1944, dated the 29th November, 1944 and to the transfer of the whole or any part of the undertaking of the Ahmedabad Electricity Company Limited, as the present Licensee (including all lands, building, works, materials and plant) by way of mortgage in favour of the Industrial Development Bank of India (IDBI) and Shipping Credit and Investment Corporation of India Ltd. (SCICI) for the term loans aggregating to Rs. 5500 lacs and in favour of trustees (UCO Bank) for the holders of the debentures of Rs. 4745 lacs by way of Debenture Trust Deed and for creation of a paripassu charged in their favour for raising finance for its Replacement cum Retrofit of C1 Station Stoker fired Boilers by pulverised fuel fixed Boiler with 60 M.W. capacity; subject to the proviso for redemption and subject nevertheless to the performance of the obligations imposed upon the licensee under the licence and the Indian Electricity Act, 1910, and the Rules, provided always that the consent accorded hereby shall not authorise the Company, any future assignment of the licence on the transfer of the undertaking of the Company or any part thereof.

By-order and in the name of the Governor of Gujarat,

B. J. MAKWANA,  
Under Secretary to Government.

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IV-A-Ex. 111—1

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### PART IV—A

**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

#### GENERAL ADMINISTRATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 23rd December, 1993.

#### CONSTITUTION OF INDIA.

No. GS-93-37-PSC-1088-3762-G-2.—In exercise of the powers conferred by the proviso to clause (3) of article 320 of the Constitution of India, the Governor of Gujarat hereby makes the following regulations further to amend the Gujarat Public Service Commission (Exemption from Consultation) Regulations, 1960, namely:—

1. These regulations may be called the Gujarat Public Service Commission (Exemption from Consultation) (Second Amendment) Regulations, 1993.
2. In the Gujarat Public Service Commission (Exemption from Consultation) Regulations, 1960, in the scheduled appended thereto, for the entry 16-B, the following shall be substituted, namely:—

“16. B. Chairman, Deputy Chairman and Members of all the Corporations, Boards, Tribunals, Commissions and Committees constituted under the relevant statute including those of the President not covered under entries 12 to 16 above.”

By order and in the name of the Governor of Gujarat,

N. S. RAMI,

Under Secretary to Government.



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## PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 31st December, 1993

COMMISSION OF INQUIRY ACT, 1952.

No. GK/50/93/COI/1989/665/I.—Whereas the Government of Gujarat has appointed under Section-3 of the Commission of Inquiry Act, 1952, the Commission of Inquiry consisting of Hon'ble Shri Justice I. C. Bhatt retired Judge of the High Court of Gujarat vide G. N., L.D. No. GK/89/39/1989/665/D, dated the 11th September, 1989, read with G.N., L.D. No. GK/16/93/COI/1989/665/K, dtd. 19-4-1993.

Now, Government is pleased to accept the resignation tendered by Shri I. C. Bhatt as the Commission of Inquiry w.e.f. 6-11-1993 and to appoint Shri J. P. Desai Retired Judge of High Court of Gujarat from the date on which he assumes his charge. The terms and conditions are as per the Notification dtd. 11-9-1989.

By order and in the name of the Governor of Gujarat,

A. T. ACHARYA,  
Under Secretary to Government.

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### PART IV—A

**Rules and Orders (other than those published in Parts I I-A and I-L) made by the Government of Gujarat under the Central Acts.**

HOME DEPARTMENT (SPECIAL)

Notification

Sachivalaya, Gandhinagar, 24th December, 1993.

THE COFEPOSA ACT, 1974.

No. GG/93/160/SB. IV/PSA/1088/2356.—In exercise of the powers conferred by Section-8 of the COFEPOSA Act, 1974, the Government of Gujarat on expiry of the period of earlier board, hereby :—

1. Constitutes for the period ending 31st December, 1994, an Advisory Board for the purpose of the said Act, which shall consist of the following members namely :
  - (i) Shri Justice C. V. Jani
  - (ii) Shri Justice P. M. Chauhan (Retd.)
  - (iii) Shri Justice J. P. Desai (Retd.)
2. and appoints Shri Justice C. V. Jani to be the Chairman of the Advisory Board.

By order and in the name of the Governor of Gujarat,

JAYANT PARIMAL,  
Deputy Secretary to Government.

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### PART IV—A

**Rules and Orders (other than those published in Parts I. I-A and I-L) made by the Government of Gujarat under the Central Act.**

**AGRICULTURE, CO-OPERATION AND RURAL DEVELOPMENT DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 6th October, 1993.

CONSTITUTION OF INDIA.

No. GHKH/59/93-RCT/3092/300/K-8.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Horticultural Supervisor, Class-III in Subordinate Horticultural Services, namely :—

1. These rules may be called the Horticultural Supervisor, Class-III (in Subordinate Horticultural Services) Recruitment Rules, 1993.

-2. Appointment to the post of Horticultural Supervisor, Class-III in subordinate Horticultural Services shall be made either—

(a) by promotion of a person of proved merit and efficiency from amongst the persons who have worked for not less than five years in the cadre of Horticulture Assistant and who have passed prescribed departmental examination :

\* Provided that where the appointing authority is satisfied that a person having the experience specified in clause (a) is not available for promotion and that it is necessary in the public interest to fill up the post by promotion event of a person having experience for a lesser period, it may, for reasons to be recorded in writing, promote such person, who possesses experience of a period of not less than two thirds of the period specified in clause (a) above, or

(b) by deputation of a suitable person from amongst the persons working as Agriculture Supervisor, Class-III; in the department of Agriculture, or

(c) by direct selection,

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3. Appointment by promotion and by direct selection shall be made in the ratio of 2:1 respectively.
4. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall—

(a) not be more than 28 years of age ;

(b) possess a Bachelor's degree in Horticulture or Agriculture of a Government recognised Agricultural University;

Provided that preference shall however be given to the candidate having a bachelor's degree in Horticulture.

(c) Possess adequate knowledge of Gujarati or Hindi or both :

Provided that the upper age limit may be relaxed in favour of a person who possess exceptionally good qualification and or experience or both:

Provided further that the upper age limit may be relaxed in favour of candidate who is already in the service of the Government of Gujarat and also in the case of the candidate belongs to Scheduled Castes, Scheduled Tribes and Socially and Educationally Backward classes. In accordance with the provisions of the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 as amended from time to time.

5. The candidate appointed by direct selection shall be on probation for a period of one year.
6. The candidate appointed by direct selection shall be required to pass the departmental examination, if any, and an examination in Gujarati or Hindi or both in accordance with the rules made in that behalf by the Government from time to time.
7. The candidate appointed either by promotion or by direct selection shall be required to undergo training and pass the examination as may be prescribed by the Government from time to time.
8. The candidate appointed by direct selection shall be required to furnish the security and surety bond in such form and for such amount and for such period as may be prescribed by the Government from time to time.

By order and in the name of the Governor of Gujarat

VEENABEN GANDHI,  
Under Secretary to Government.

### AGRICULTURE CO-OPERATION AND RURAL DEVELOPMENT DEPARTMENT

#### Notification

Sachivlaya, Gandhinagar, 6th October, 1993.

#### CONSTITUTION OF INDIA.

No. : GHKH-60-93-RCT-3091-2404-K8.—In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Horticultural Officer, Class--II, in the Gujarat Horticultural Service under the Directorate of Horticulture, Gujarat State, namely :—

1. These rules may be called the Horticultural Officer, Class--II, Recruitment Rules, 1993.
2. Appointment to the post of Horticultural Officer, Class--II, in the Gujarat Horticultural Service, shall be made either :—
  - (a) by promotion of a person of proved merit and efficiency from amongst the persons who.
    - (i) have worked for not less than seven years in the cadre of Horticulture Supervisor, in the Gujarat Horticultural Service -Class--III, and

(ii) have passed the prescribed departmental examinations, if any, and

(iii) possess the educational qualifications as prescribed in clause (b) and (c) of rule 4; or

(b) by direct selection, or

(c) by deputation of a suitable person from amongst the persons working in similar capacity on the cadre of Agricultural Officer, Class-II, and who possess the educational qualifications as prescribed in clauses (b) and (c) of rule 4 :—

Provided that where the appointing authority is satisfied that a person having the experience specified above is not available for promotion and that it is necessary in public interest to fill up the post by promotion even of a person having experience for a lesser period, it may, for reasons to be recorded in writing, promote such person who possesses experience of a period not less than two thirds of the period specified above.

3. Appointment by promotion and direct selection shall be made in the ratio of 2 : 1.

4. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall —

(a) not be more than 28 years of age,

(b) possess a second class Bachelor's degree in Science (Agriculture), preferably in Horticulture of a recognised University or a post graduate degree in any branch of Agriculture or Horticulture of a recognised University preferably in Horticulture, and

(c) possess adequate knowledge of Gujarati or Hindi or both :

Provided that the upper age limit may be relaxed in favour of a candidate who possesses exceptionally good qualifications or experience or both :

Provided further that the upper age limit may also be relaxed in favour of a candidate who is already in the service of the Government of Gujarat in accordance with the provisions of Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 as amended from time to time.

5. The candidate appointed by direct selection shall be on probation for a period of two years.

6. The selected candidate shall be required to pass departmental examination, if any, and an examination in Gujarati or Hindi or both in accordance with the rules prescribed in that behalf by the Government from time to time.

7. The candidate appointed either by promotion or by direct selection shall be required to undergo such training and pass such examination as may be prescribed by the Government from time to time.

8. The candidate appointed by direct selection shall be required to furnish security and surety bonds in such form and for such amount and for such period as may be prescribed by the Government from time to time.

By order and in the name of the Governor of Gujarat,

VEENABEN GANDHI,  
Under Secretary to Government.

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**Rules and Orders (other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.**

HOME DEPARTMENT (Special)

Notification

Sachivalaya, Gandhinagar, 24th December, 1993.

THE PREVENTION OF ILLICIT TRAFFIC IN NARCOTIC DRUGS AND PSYCHOTROPIC SUBSTANCES ACT, 1988.

No. GG/93/162/SB.IV/PDN/1088/735.— In exercise of the powers conferred by Section--9 of the Prevention of Illicit Traffic in Narcotic Drugs and Psychotropic Substances Act, 1988, the Government of Gujarat, on expiry of the period of earlier board hereby :—

1. Constitutes for the period ending 31st December, 1994 an Advisory Board for the purpose of the said Act, which shall consist of the following members namely:—

- (i) Shri Justice C. V. Jani
- (ii) Shri Justice P. M. Chauhan (Retd.)
- (iii) Shri Justice J. P. Desai (Retd.)

2. and appoints Shri Justice C. V. Jani to be the Chairman of the Advisory Board.

By order and in the name of the Governor of Gujarat,

JAYANT PARIMAL,  
Deputy Secretary to Government.